

UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA
CHARLESTON DIVISION

DANIEL E. KNOTTS,
Plaintiff,

v.

DAIMLER CHRYSLER CORPORATION,
FORD MOTOR COMPANY, AND
GENERAL MOTORS CORPORATION, et al.
Defendants.

FILED

NOV 20 2001

Civil Action No.:

2:01-1071

In Re: Asbestos Personal Injury Litigation
Kanawha County, WV (Mass Litigation Panel)
Civil Action No. 01-C-9000
Kanawha County, WV (Original Court filing)
Civil Action No. 00-C-839

JOINT NOTICE OF REMOVAL

DaimlerChrysler Corporation, Ford Motor Company and General Motors Corporation (collectively the "Removing Defendants") file this Joint Notice of Removal pursuant to 28 U.S.C. §1452(a), and Rule 9027 of the Federal Rules of Bankruptcy Procedure, and in support thereof, state as follows:

1. On or about March 30, 2000, Plaintiff commenced a civil action (the "Action") against the Removing Defendants and certain other Defendants (collectively the "Other Defendants") in the Circuit Court of Kanawha County, West Virginia, Civil Action No. 00-C-839. Said action is now consolidated and referred to the West Virginia Mass Litigation Panel pursuant to Administrative Order of West Virginia Supreme Court and presently styled in state court as In re: Asbestos Personal Injury Litigation, Civil Action No.: 01-C-9000 in the Circuit Court of Kanawha County, West Virginia. In the original Complaint commencing the Action, Plaintiff asserts various personal injury claims against Federal-Mogul Global, Inc., its divisions and/or subsidiaries (collectively "Federal-Mogul") and the Removing Defendants

(1)

based on injuries allegedly caused by or arising out of exposure to friction products manufactured and/or sold by Federal-Mogul ("friction products"). Plaintiff seeks recovery from the Removing Defendants.

2. On October 1, 2001, Federal-Mogul filed a voluntary petition for relief under Chapter 11 of Title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware, thereby commencing case no. 01-10578 (the "Bankruptcy").

3. Pursuant to this Joint Notice of Removal, the Removing Defendants remove that portion of the Action that asserts claims and causes of action from exposure to friction products asserted therein, including, but not limited to, all friction products claims asserted against the Removing Defendants and the Other Defendants ("collectively the "Removed Claims").

4. The Removed Claims may be removed to this Court pursuant to 28 U.S.C. § 1452(a) by reasons of the following facts:

- (a) the Removed Claims are asserted in a civil action not exempt from removal; and
- (b) the Court has jurisdiction of the Removed Claims under 28 U.S.C. § 1334.

5. The Action is pending within the district and division of this Court.

6. This Joint Notice of Removal is timely filed under Rule 9027 of the Federal Rules of Bankruptcy.

7. Upon removal of this Action, the proceedings with respect thereto are non-core. The Removing Defendants do not consent to entry of a Final Order or Judgment by the Bankruptcy Judge [to the extent that the Bankruptcy Court is authorized to hear or determine such claims consistent with 28 U.S.C. § 157(b)(5)].

8. The Removing Defendants removed this Action in order to facilitate transfer of the Action to the United States District Court for the District of Delaware (the District

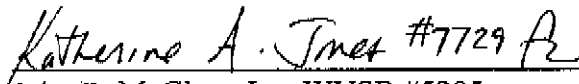
Court presiding over the Bankruptcy case) to resolve on a consolidated basis the common threshold scientific issues concerning whether brakes and other automotive parts cause disease. *See, e.g., In re: Dow Corning Corp.*, 1995 WL 495978, at *2 (Bankr. E.D. Mich. Aug. 9, 1995) [personal injury tort claims transferred to bankruptcy court pursuant to 28 U.S.C. § 157(b)(5) to resolve threshold scientific issues concerning whether silicone breast implants cause disease after removal to Federal Court pursuant to 28 U.S.C. § 1452(a)].

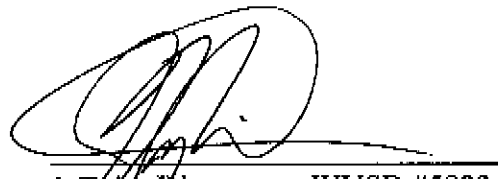
9. On November 20, 2001, the Removing Defendants filed a motion in the Bankruptcy case pursuant to 28 U.S.C. § 157(b)(5) to transfer the Action and all other claims related to friction products for consolidated resolution of the threshold scientific issues concerning whether brakes and other automotive parts cause disease. Attached to this Notice are copies of (1) the motion to transfer, which is currently pending before the United States District Court for the District of Delaware, and (2) the accompanying memorandum in support thereof.

10. Also filed concurrently herewith is an appendix with docket sheets reflecting all prior filings and an appendix showing initial process and pleadings served on these Defendants and the answers of the Removing Defendants.

WHEREFORE, the Removing Defendants give notice that the Action pending in the Circuit Court of Kanawha County, West Virginia, is hereby removed to this Court.

Respectfully submitted,


 Katherine A. Jones #7729 RZ
 John R. McGhee, Jr. - WVSB #5205
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 Counsel for Daimler Chrysler Corporation
 and General Motors Corporation


 J. Tyler Dinsmore - WVSB #5823
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 (304) 345-0200
 Counsel for Ford Motor Company

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing **JOINT NOTICE OF REMOVAL** was served on this date by U. S. Mail, first-class, postage prepaid, upon the following counsel of record:

David P. Chervenick, Esquire
Goldberg, Persky, Jennings & White, P.C.
1030 Fifth Avenue
Pittsburgh, PA 15219
Counsel for Plaintiffs


John R. McGhee, Jr.

Dated: November 20, 2001

LIST OF RELATED CASES

1. Federal-Mogul Bankruptcy (Chapter 11)
United States Bankruptcy Court for the District of Delaware
Case No. 01-10578
2. Daniel E. Knotts v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1071
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Kanawha County, West Virginia (original)
Civil Action No. 00-C-839
3. Nellie Slaughter, Executrix of the Estate of Beauford Slaughter v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1057
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Kanawha County, West Virginia (original)
Civil Action No. 00-C-840
4. Robert Kraft, et al. v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-0158
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Marshall County, West Virginia (original)
Civil Action No. 97-C-23K
5. Thomas Emch, et al. v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1069
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Marshall County, West Virginia (original)
Civil Action No. 95-C-215M
6. Donna McKinney, Executrix of the Estate of Owen McKinney v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1062
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Kanawha County, West Virginia (original)
Civil Action No. 98-C-2798

7. Glenn Anthony Pugh v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1055
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Kanawha County, West Virginia (original)
Civil Action No. 99-C-822
8. Herbert C. Rice v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1068
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Kanawha County, West Virginia (original)
Civil Action No. 00-C-124
9. Bernard Taylor v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1065
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Kanawha County, West Virginia (original)
Civil Action No. 01-C-1110
10. John D. Rulen v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1064
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Kanawha County, West Virginia (original)
Civil Action No. 99-C-1009
11. Roy C. Sims v. General Motors
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1056
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Cabell County, West Virginia (original)
Civil Action No. 96-C-866

12. James A. Rogers v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1060
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Putnam County, West Virginia (original)
Civil Action No. 01-C-73
13. Ronald R. Belcher v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1072
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Kanawha County, West Virginia (original)
Civil Action No. 99-C-1003
14. Bruce Adkins, et al. v. Ford Motor Company, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1061
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Kanawha County, West Virginia (original)
Civil Action No. 01-C-1847
15. Ben Brown, Jr. v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1073
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Kanawha County, West Virginia (original)
Civil Action No. 96-C-245
16. William W. Buseman v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1063
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Kanawha County, West Virginia (original)
Civil Action No. 99-C-1005

17. Donald R. Caldwell v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1059
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Putnam County, West Virginia (original)
Civil Action No. 01-C-80
18. Doyle Fincham, Etux. v. DaimlerChrysler
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1074
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Putnam County, West Virginia (original)
Civil Action No. 01-C-65
19. Marvin E. Hicks v. DaimlerChrysler, et al.
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1070
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Kanawha County, West Virginia (original)
Civil Action No. 01-C-1106
20. Jewell C. Cook Executrix of the Estate of Thomas Cook v. General Motors Corporation
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1066
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Monongalia County, West Virginia (original)
Civil Action No. 91-C-519
21. Mabel M. Cook Executrix of the Estate of Charles Cook v. Ford Motor Company
U. S. District Court for the Southern District of West Virginia, Charleston Division
Civil Action No.: 2:01-1067
Circuit Court of Kanawha County, West Virginia
Civil Action No. 01-C-9000
Circuit Court of Monongalia County, West Virginia (original)
Civil Action No. 91-C-938

DANIEL E. KNOTTS

CASE 00-C-839

KANAHA

LINE DATE ACTION

1 03/30/00 # ISSUED SUM & 48 CPYS; P FEE; CHERVENICK FOR P; CK; RCDT 305465
2 03/30/00 # \$75.00; CASE INFO SHEET; COMPLAINT 100-C-839 TO 00-C-840;
3 04/24/00 # ANS OF FORD MOTOR CO. & ANS TO CR CL'S W/COS
4 04/24/00 # CASE INFO SHEET
5 04/24/00 # ANS OF DAIMLERCHRYSLER CORP. W/COS; CASE INFO SHEET
6 05/01/00 # ANS OF DAIMLERCHRYSLER CORP. TO ALL CR CL'S W/COS
7 05/03/00 # CASE INFO SHEET; ANS OF DEF FERODO AMERICA INC W/COS
8 05/03/00 # CASE INFO SHEET; ANS OF DEF'S ARMSTRONG WORLD INDUSTRIES
9 ASBESTOS CLAIMS MANGMT CORP & NATIONAL GYPSUM COMP W/COS
10 05/03/00 # COS AS TO DAIMLERCHRYSLER CORP'S 1ST INTERROG'S & REQ FOR
11 05/03/00 # PROD
12 05/04/00 # ANS OF BORG-WARNER AUTOMOTIVE INC.; W/COS
13 05/04/00 # ANS OF BORG-WARNER AUTOMOTIVE TO ALL CR CL'S W/COS
14 05/04/00 # CASE INFO SHEET;
15 05/10/00 # COS AS TO 1ST INTERROG'S & REQ FOR PROD
16 05/10/00 # CASE INFO SHEET; ANS OF RAPID-AMERICAN CORP. TO P'S C & ANS
17 05/10/00 # TO CR CL'S W/COS
18 05/10/00 # CASE INFO SHEET;
19 05/10/00 # CASE INFO SHEET; ANS OF METROPOLITAN LIFE INS. CO. TO P'S
20 05/10/00 # C & TO CR CL'S W/COS
21 05/11/00 # PRACTICE FOR APPEARANCE
22 05/11/00 # ANS OF GAF CORP. W/COS
23 05/11/00 # ANS OF GAF CORP. TO CR CL'S W/COS; CASE INFO SHEET
24 05/12/00 # NOT OF PERSONAL CHAPTER 7 EVIDENCE OF BANKRUPTCY FILING OF
25 05/12/00 # D. MARIE DAVIS-SPARBANIE, PRES. OF PRODUCTS X OF WV INC.,
26 05/12/00 # W/ATTACH & COS
27 05/12/00 # ANS OF MAGNETEK, INC.; W/COS
28 05/15/00 # ANS OF A.P. GREEN INDUSTRIES & HARRISON WALKER REFRACTORIES
29 05/15/00 # W/COS; CASE INFO SHEET
30 05/15/00 # ANS OF UNION BOILER CO. W/COS; CASE INFO SHEET
31 05/15/00 # PRACTICE FOR APPEARANCE
32 05/24/00 # NOT OF SERVICE OF GMC'S PRODUCT INTERROG'S
33 05/24/00 # ANS OF GMC W/COS
34 05/30/00 # NOT OF SERVICE OF HONEYWELL INTL'S, P/K/A ALLIEDSIGNAL INC'S
35 05/30/00 # INTERROG'S W/COS
36 05/30/00 # ANS OF HONEYWELL INTL. P/K/A ALLIEDSIGNAL INC.; W/COS
37 05/31/00 # ANS OF NORTH AMERICAN REFRACTORIES CO. TO CR CL'S W/COS
38 05/31/00 # ANS OF NORTH AMERICAN REFRACTORIES CO. W/COS; CASE INFO SHEET
39 06/07/00 # ANS OF A&I CO. TO C & ANS TO ALL CR CL'S W/COS
40 06/07/00 # LET FR SS DTD 4/6/00; SUM W/RET (4/6/00 SS) AS TO CARLISLE
41 06/07/00 # CC. W/RMR RET MARKED "UNABLE TO FORWARD"
42 06/07/00 # LET FR SS DTD 4/6/00; SUM W/RET (4/6/00 SS) AS TO
43 06/07/00 # FERODO AMERICA INC. W/RMR RET MARKED "RET TO SENDER"
44 06/07/00 # LET FR SS DTD 6/1/00; SUM W/RET (4/6/00 SS) AS TO VARIOUS D'S
45 06/07/00 # (10) RMR'S
46 06/09/00 # ANS OF EATON CORP. TO CUTLER-HAMMER INC'S ANS TO C, ANS TO
47 06/09/00 # CR CL'S & CR CL W/COS; CASE INFO SHEET
48 06/29/00 # SO: TD 11/21/00/MAC (00-C-840)
49 07/07/00 # ND; CCM; 7/7/00; ?; S. SEGAL, J. DIMSMORE, J. MCHGEE; BY IE
50 07/13/00 # ANS OF PNEUMO ABEX CORP. W/COS; CASE INFO SHEET
51 07/13/00 # ENVELOPE AS TO STEPHEN SCHWARTZ RET MARKED "FORWARD TIME EXP"
52 07/13/00 # ENVELOPE AS TO STEPHEN SCHWARTZ RET MARKED "FORWARD TIME EXP"
53 07/28/00 # WITH LIST OBO MAGNETEK (00C-840) W/COS
54 07/31/00 # DESIGN OF LAY & EXPERT WIT'S OBO ADIANCE INC. W/COS (00-C-840)
55 07/31/00 # DESIGN OF LAY WIT'S OBO GMC W/COS (00-C-840)
56 07/31/00 # DESIGN OF LAY WIT'S OBO HONEYWELL INTL. W/COS
57 08/09/00 # COS AS TO NORTH AMERICAN REFRACTORIES 1ST INTERROG'S
58 08/09/00 # COS AS TO NORTH AMERICAN REFRACTORIES 1ST REQ FOR ADM'S
59 08/09/00 # COS AS TO NORTH AMERICAN REFRACTORIES 1ST REQ FOR PROD

60 08/10/00 <P'S MOT TO AMD COMP
 61 08/10/00 <NOT OF HEG W/COS
 62 08/28/00 # COS AS TO PERODO AMERICA INC'S 1ST INTERROG'S & REQ FOR PROD
 63 08/28/00 # COS AS TO CARIOUS D'S REQ FOR ADM, INTERROG'S & REQ FOR PROD
 64 08/28/00 # COS AS TO PERODO AMERICA INC'S 1ST INTERROG'S & REQ FOR PROD
 65 08/28/00 # COS AS TO VARIOUS D'S REQ FOR ADM, INTERROG'S & REQ FOR PROD
 66 08/28/00 # COS AS TO NORTH AMERICAN REFRACATORIES 1ST REQ FOR ADM'S
 67 09/14/00 # MOT OF D'S TO RECONSID SCHED O; NOT OF HEG W/COS
 68 09/14/00 #O: GRANTING PLTFS MOT TO AMEND COMPLAINT/MAC
 69 09/18/00 # ND; CCM; 9/18/00; 9/14/00; D. CHERVENICK; BY IH
 70 09/22/00 # CASE INFO SHEET; AMD C W/EXH & COS; ISSUED SUM & 20 CPYS ON
 71 09/22/00 # AMD C
 72 09/28/00 # COS AS TO ANS TO P'S AMD C
 73 10/06/00 # ANS OF GAF CORP. TO P'S AMD C W/COS
 74 11/08/00 # LET FR RICHARD LANCIANSE TO SCOTT SEGAL DTD 11/7/00
 75 11/13/00 <CASE INFO SHEET ANS OF BRAVO CORP TO AMD COMP W/COS
 76 11/13/00 # ANS OF METROPOLITAN LIFE INS. CO. TO P'S AMD C & 20 CR CL'S
 77 11/13/00 # W/COS
 78 11/14/00 # CASE INFO SHEET; ANS OF RILEY STOKER CORP. TO AMD C & CR CL
 79 11/14/00 # & ANS TO CR CL'S W/COS
 80 11/14/00 # COS AS TO GAF CORP'S REQ FOR ADM'S, INTERROG'S & REQ
 81 11/14/00 # FOR PROD (00-C-840)
 82 11/14/00 # COS AS TO 1ST GENERAL INTERROG'S & 1ST GENERAL REQ FOR
 83 11/14/00 # PROD (00-C-840)
 84 11/17/00 # CASE INFO SHEET; ANS OF PLIBRICO CO. TO AMD C & ANS TO CR CL'S
 85 11/17/00 # W/COS
 86 11/20/00 # ANS OF DURAMETALIC CORP. TO P'S AMD C W/COS; CASE INFO SHEET
 87 12/04/00 <COS AS TO P'S RESP TO DEF GAF CORP REQ FOR ADM-SSIONS INTERROGS
 88 REQ FOR POD
 89 12/13/00 # LET FR SS DTD 12/12/00; SUM W/RET (10/3/00 SEE ATTACHED LIST -
 90 12/13/00 # SS; 15) RMR'S
 91 12/20/00 # ANS OF GREENE TWEED & CO. TO P'S C & AMD C & ANS TO CR CL'S
 92 12/20/00 # W/COS; CASE INFO SHEET
 93 12/27/00 *O: TD COST TO 4/2/01/MAC (S/12/26)
 94 01/03/01 <ND; CCM; S/ SEGAL' M. VICTORSON/IH
 95 01/22/01 # NOT OF BANKRUPTCY F & IMPOSITION OF AUTOMATIC STAY W/EXH &
 96 01/22/01 # W/COS AS TO D. G-I HOLDINGS SUCCESSOR BY MERGER TO GAF CORP. &
 97 01/22/01 # GAF BUILDING MATERIALS CORP.
 98 03/20/01 # ANS OF CONGOLEUM CORP. TO P'S C W/COS;
 99 03/20/01 # ANS OF CONGOLEUM CORP. TO P'S AMD C W/COS
 100 04/23/01 # P'S MOT TO AMD C'S W/COS
 101 05/07/01 *O: P ALLOW TO F AMD C (00-C-839-840)/MAC
 102 05/07/01 *O: P ALLOW TO F AMD C (00-C-839-840)/MAC
 103 05/07/01 *O: P ALLOW TO F AMD C (00-C-839-840)/MAC
 104 05/15/01 # CASE INFO SHEET; P'S AMD C W/EXH'S & COS; ISSUED SUM & 26
 105 05/15/01 # CPYS ON AMD C; CASE INFO SHEET; P'S AMD C W/EXH'S & COS;
 106 05/15/01 # ISSUED SUM & 6 CPYS ON AMD C
 107 07/13/01 *ANS OF SHEIL OIL TO P AMD C (00-C-839/840) W/COS
 108 08/02/01 *ANS OBO HARNISCHBERGER CORP TO P AMD C W/COS (00C839 & 840;
 109 08/03/01 *P AMD C W/COS
 110 08/31/01 # NOT OF HEG W/COS; P'S MOT TO AMD C W/EXH & COS; CASE INFO
 111 SHEET; P'S AMD C W/ATTACH & COS
 112 09/05/01 # POSTER WHEELER, LLC'S ANS TO AMD C, CR CL & ANS TO CR CL'S
 113 # W/COS
 114 09/05/01 # ISSUED SUM & 22 CPYS ON AMD C
 115 09/13/01 # RE-ISSUED SUM & 2 CPYS ON AMD C AS TO JOY TECHNOLOGIES
 116 09/13/01 # RE-ISSUED SUM & 2 CPYS AS TO AMD C ON POSTER WHEELER CORP.,
 117 MELRATH SUPPLY & GASKET CO., PACIFIC PARTS, INC., WMX TECH,
 118 TRECO CONSTRUCTION SERVICES, VIRGINIA ELECTRIC & POWER,
 119 10/11/01 *NOT OF SERV AS TO 2 CPY OF CONGOLEUM CORP INTER TO P
 120 10/22/01 # LET FR SS DTD 10/5/01; SUM W/RET ON AMD C (10/5/01 SS) AS TO
 121 # PACIFIC PARTS INC. W/RMR RET MARKED "ATTEMPTED NOT KNOWN"
 122 10/23/01 *O: APR & DISB WRNG DEATH COMPRO (00-C-840/SLAUGHTER)/MAC

CASE 01-C-9003 KANAWHA
IN RE: ASBESTOS LITIGATION vs.

LINE	DATE	ACTION
1	01/04/01	*0: ALL ASBESTOS CASES BEING TRANSF TO KANAWHA COUNTY (ONLY LISTING OF NAMES TO BE PROVIDED - NOT CASE FILE#/REFCET (S/1/2)
2		
3		
4	01/19/01	# LET FR JUDGE KING TO JUSTICE MCGRAW DTD 1/18/01
5	02/22/01	<DISMISSAL ORDER: AS TO MAGNECO/METREL, INC W/PREJ/MAC (S2/12); VARIOUS CASE #'S ON O PR CABELL & KAN COUNTIES
6		*ND: 2/22/01; CC F. SUTTER & G. ANETAKIS BY DH
7	02/27/01	# LET FR J. CECIL TO JUDGE MACQUEEN DTD 3/7/01 W/ATTACH COPY
8	03/08/01	# OF MOT TO DIS W/COS
9	03/08/01	*NOT OF DEPO {3/19/01} W/COS (BROOKS CO 99-C-163REV)
10	03/12/01	*CERT COPY OF W/ENV MARKED *RET TO SENDER* AS TO JOHN SUTTER
11	03/12/01	*0: GRT MOT OF GAY RUSSELL, FOR PRO HAC VICE ADM/MAC; EXH
12	03/16/01	*0: GRT MOT OF GORDON MAY FOR PRO HAC VICE ADM/MAC; EXH
13	03/16/01	*0: GRT MOT OF JOHN WALLACE FOR PRO HAC VICE ADM/MAC; EXH
14	03/16/01	*ND: CCM; 3/19/01; M. VICTORSON; DENNIS SANTES; 3 CPIS/IR
15	03/19/01	*0: FILING AMD COMP/MAC {98-C-231 MASON CTY}
16	03/23/01	*P MOT TO P 2ND AMD C; AMD C W/COS {00-C-2830/ADKINS}
17	03/26/01	*NOT OF HRG; MOT BY P TO ENFORCE SETTLEMENT OF W.R. GRACE CO.
18	03/28/01	# W/COS (99-C-46 MASON CO.)
19	03/28/01	# ND: CCM; 3/27/01; J. CHICL; BY LP
20	03/28/01	<0: DISMISSING AS TO P RICHARD T FOX W/O PREJ/MAC (98-C-46RI)
21	03/29/01	# NOT OF MOT; MOT FOR CONSOLID FOR DISCOV & TRIAL PURPOSES
22	03/29/01	# W/ATTACH & COS
23	03/29/01	# COV LET; STIP OF VOLUNTARY DIS (98-C-46 BROOKE CO. CASE)
24	03/29/01	# LET FR ARTHUR RECHT TO CLK DTD 3/26/01 {98-C-46 BROOKE CO.}
25	03/29/01	# ND: CC/M 3/29/01; 3/1/01; M. COUTLER, D. JAMECI
26	03/29/01	# METROPOLITAN LIFE INS. CO'S WIT LIST W/COS;
27	03/30/01	# NOT OF MOT; MOT TO AMD C W/ATTACH & COS
28	03/30/01	# BYXON MOBIL CORP'S RESP TO CERTAIN PLF'S MOT FOR MASS TRIAL
29	04/02/01	# W/COS
30	04/02/01	# CERTAIN PREMISES D'S OPPOS TO P'S MOT FOR MASS TRIAL W/COS
31	04/02/01	# D'S RESP IN OPPOS TO P'S MOT FOR MASS TRIAL W/COS
32	04/02/01	<0: GRTING CORP'S REPLY TO P'S RESP & OPPOS TO VIAD'S MOT FOR SJ
33	04/03/01	# W/COS
34	04/03/01	*0: P NOT FOR CONSOLID MASS TR DENIED/MAC
35	04/03/01	*0: GRT LEAVE TO P & SERVE AMD C ADDING HERCULES AS D
36	04/03/01	{00-C-2830/C. ADKINS}/MAC
37	04/03/01	# ND: CCM; 4/4/01; 4/1/01; C. SKAGGS, W. CALWELL, G. ANETAKIS.
38		# S. HARDMAN, J. MACCALUDM; BY MB
39	04/05/01	# COS AS TO WY ASBESTOS D'S 1ST INTERROG'S & REQ FOR PROD
40	04/05/01	# NOT OF MOT; P'S REPRESENTED BY HARVIT & SCHWARTZ, SHINABERRY
41	04/05/01	# & MEADE & WILSON & BALLEW'S MOT TO STAY ACCRUING COSTS
42	04/06/01	# W/ATTACH & COS
43	04/06/01	# NOT OF HRG; MOT TO COMPEL W/COS
44	04/06/01	# NOT OF HRG
45	04/09/01	# MOT FOR PRO HAC VICE ADM; VERIFIED STATEMENT W/COS
46	04/09/01	# MOT OF DIS W/COS AS TO D'S, FORTUNE BRANDS & BATYS
47	04/09/01	# HOLDINGS {01-C-82 OHIO CO.}
48	04/09/01	<DISMISSAL ORDER AS TO DEF'S DIDIER TAYLOR REFRACATORIES, NL
49	04/09/01	INDUSTRIES INC. AND CHAS TAYLOR SONS CO W/PREJ/MAC (93/16/01)
50	04/09/01	99-C-133-R1
51		<DISMISSAL ORDER AS TO DEF'S DIDIER TAYLOR REFRACATORIES, NL
52		INDUSTRIES INC & CHAS. TAYLOR SONS CO W/PREJ/MAC (93/16/01)
53	04/09/01	99-C-67 RI {1-523}
54		<DISMISSAL ORDER AS TO DEF'S DIDIER TAYLOR REFRACATORIES, NL
55		INDUSTRIES INC & CHAS. TAYLOR SONS CO W/PREJ/MAC {3/16/01}
56	04/09/01	99-C-67 RI {1-523}
57		<0: CONSOLIDATING CASE 00-MISC-222 WITH ABOVE CASE/MAC
58		
59	04/03/01	

60 04/11/01 # ND; CCM; 4/11/01; 3/16/01; D. MARSTELLER, C. GOLDBERG,
61 04/11/01 # S. SEGAL; BY EB (99-C-67 RI)
62 04/11/01 # ND; CCM; 4/11/01; 3/16/01; D. MARSTELLER, T. GOLDBERG,
63 04/11/01 # S. SEGAL; BY EB (99-C-67 RI)
64 04/11/01 # ND; CCM; 4/11/01; 3/16/01; D. MARSTELLER, T. GOLDBERG,
65 04/11/01 # S. SEGAL; BY EB (99-C-133 RI)
66 04/11/01 # ND; CCM; 4/11/01; 4/23/01; D. CECIL; BY TC
67 04/11/01 # AMENDMENT TO VIAD CORP'S REPLY TO P'S RESP & OPPOS TO VIAD'S
68 04/11/01 # MOT FOR SU W/EXH'S & COS
69 04/11/01 # COV LBT; COS AS TO P'S ANS. TO CERTAINTED CORP'S REQ FOR ADV.
70 04/11/01 # & P'S ANS. TO DANA CORP'S REQ FOR ADM'S & P'S ANS. TO QUISLEY
71 04/11/01 # CO'S REQ FOR ADM'S & P'S ANS. TO TEN. LTD'S REQ FOR ADM'S &
72 04/11/01 # P'S ANS. TO US GYPSUM CO'S REQ FOR ADM' & P'S ANS. TO
73 04/11/01 # MAREMONT CORP'S REQ FOR ADM'S
74 04/11/01 # COPY OF NOT TO TAKE DEPO W/EXH & COS (01-C-22M MARSHALL CO.;
75 04/11/01 # COPY OF NOT TO TAKE DEPO W/EXH & COS (99-C-143-RI BROOKS CO);
76 04/11/01 # COPY OF NOT TO TAKE DEPO W/EXH & COS (99-C-143-RI BROOKS CO);
77 04/11/01 # DENYING MOBIL OIL CORP'S PROPOSED SO/MAC
78 04/11/01 # PERMITTING SHEPARD HOFFMAN TO APPEAR PRO HAC VICE/MAC
79 (54/16/01)
80 04/18/01 *ND; 4/3/01; CC M. VICTORSON BY SB
81 04/20/01 *COS AS TO P INTER & REQ FOR POD TO MONONGAHELA POWER CO
82 (00-C-380/DILON/PUTNAM CO)
83 04/20/01 *COS AS TO P REQ FOR ADM OF FACTS TO MONONGAHELA POWER CO
84 (00-C-380/DILON/PUTNAM CO)
85 04/20/01 *COS AS TO P INTER & REQ FOR POD TO MONSANTO COMPANY
86 (00-C-380/DILON/PUTNAM CO)
87 04/20/01 *COS AS TO P REQ FOR ADM OF FACTS TO MONSANTO COMPANY
88 (00-C-380/DILON/PUTNAM CO)
89 04/20/01 *COS AS TO P INTER & REQ FOR POD TO SHELL CHEMICAL COMPANY
90 (00-C-380/DILON/PUTNAM CO)
91 04/20/01 *COS AS TO P REQ FOR ADM OF FACTS TO SHELL CHEMICAL COMPANY
92 (00-C-380/DILON/PUTNAM CO)
93 04/20/01 *COS AS TO P INTER & REQ FOR POD TO E.I. DUPONT DE NEMOURS & CO
94 (00-C-380/DILON/PUTNAM CO)
95 04/20/01 *COS AS TO P REQ FOR ADM OF FACTS TO E.I. DUPONT DE NEMOURS & CO
96 (00-C-380/DILON/PUTNAM CO)
97 04/20/01 *COS AS TO P INTER & REQ FOR POD TO FMC CORPORATION
98 (00-C-380/DILON/PUTNAM CO)
99 04/20/01 *COS AS TO P REQ FOR ADM OF FACTS TO FMC CORPORATION
100 (00-C-380/DILON/PUTNAM CO)
101 04/20/01 *COS AS TO P INTER & REQ FOR POD TO GOODYEAR TIRE & RUBBER CO
102 (00-C-380/DILON/PUTNAM CO)
103 04/20/01 *COS AS TO P REQ FOR ADM OF FACTS TO GOODYEAR TIRE & RUBBER
104 (00-C-380/DILON/PUTNAM CO)
105 04/20/01 *COS AS TO P INTER & REQ FOR POD TO KAISER ALUMINUM & CHEMICAL
106 (00-C-380/DILON/PUTNAM CO)
107 04/20/01 *COS AS TO P REQ FOR ADM OF FACTS TO KAISER ALUMINUM & CHEMICAL
108 (00-C-380/DILON/PUTNAM CO)
109 04/20/01 *COS AS TO P INTER & REQ FOR POD TO ARISTECH CHEMICAL CO.
110 (00-C-380/DILON/PUTNAM CO)
111 04/20/01 *COS AS TO P INTER & REQ FOR POD TO ARISTECH CHEMICAL CO
112 (00-C-264/ROBERTSON/PUTNAM CO)
113 04/20/01 *COS AS TO P REQ FOR ADM OF FACTS TO ARISTECH CHEMICAL CO
114 (00-C-380/DILON/PUTNAM CO)
115 04/20/01 *COS AS TO P REQ FOR ADM OF FACTS TO ARISTECH CHEMICAL CO
116 (00-C-264/ROBERTSON/PUTNAM CO)
117 04/20/01 *COS AS TO P INTER & REQ FOR POD TO AEP, AEC, KPC & OPC
118 (00-C-380/DILON/PUTNAM CO)
119 04/20/01 *COS AS TO P REQ FOR ADM OF FACTS TO AEP, AEC, KPC & OPC
120 (00-C-380/DILON/PUTNAM CO)
121 04/20/01 *COS AS TO P INTER & REQ FOR POD TO B.F. GOODRICH COMPANY
122 (00-C-380/DILON/PUTNAM CO)
123 04/20/01 *COS AS TO P REQ FOR ADM OF FACTS TO B.F. GOODRICH COMPANY
124 (00-C-380/DILON/PUTNAM CO)
125 04/20/01 *COS AS TO P INTER & REQ FOR POD TO ASHLAND OIL CO.

126 04/20/01 (00-C-380/DILLON/PUTNAM CO)
 127 *COS AS TO P REQ FOR ADM OF FACTS TO ASHLAND OIL CO.
 128 (00-C-380/DILLON/PUTNAM CO)
 129 *SUPP MEMO IN SUPP OF MOT TO AMD (00-C-380/PUTNAM/DILLON) W/COS
 130 04/23/01 # P'S MOT TO AMD C'S W/COS
 131 04/23/01 # NOT OF HRG W/COS
 132 04/24/01 # MOT TO SET TD & AMD C; NOT W/COS; FAX COV SHEET
 133 04/24/01 # MOT TO SET TD & AMD C; NOT W/COS; FAX COV SHEET
 134 04/24/01 # MOT TO SET TD & AMD C; NOT W/COS; FAX COV SHEET
 135 04/24/01 # MOT TO SET TD & AMD C; NOT W/COS; FAX COV SHEET
 136 04/25/01 # NOT OF HRG W/COS; MOT FOR SUBST OF PARTIES & SUGG OF DEATH
 137 04/25/01 # W/EXH'S & COS
 138 04/25/01 # MOT OF SUBST OF CNSL W/COS
 139 04/26/01 # ND; CCM; 4/26/01; 4/16/01; S. HOFFMAN; BY LR
 140 04/27/01 # NOT OF HRG; CERTAIN P'S MOT TO ENFORCE SETTLEMENT W/ATTACH &
 141 04/27/01 # W/COS
 142 04/30/01 # MOT OF HRG; P'S MOT TO CONSOLID W/EXH'S & COS
 143 04/30/01 # FOSTER WHEELER CORP'S RESP TO P'S MOT TO SET TD & AMD C
 144 04/30/01 # COS
 145 04/30/01 # ISSUED SUM & 2 CPYS AS TO VIRGINIA ELECTRIC & POWER CO.
 146 04/30/01 # ISSUED SUM & 2 CPYS AS TO MONONGAHELA POWER CO.
 147 05/01/01 # COS AS TO MOT OF DEPO
 148 05/02/01 # COV LET; NOT OF CONT DEPO W/COS (99-C-183 BROOKE CO.)
 149 05/02/01 # COS (98-C-101 TUCKER CO.)
 150 05/02/01 # APPLICATION FOR ADM PRO HAC VICE
 151 05/02/01 # APPLICATION FOR ADM PRO HAC VICE
 152 05/02/01 *O: CHRISTOPHER DEPHILIPS ADM PRO HAC VICE/MAC
 153 05/02/01 *O: JOSEPH CALELLA ADM PRO HAC VICE/MAC
 154 05/02/01 *O: DISMISSING CERTAIN PENDING CASH AGNST FOSSECO PER ATT LIST/
 155 MAC
 156 03/16/01 *O: SUB PARTIES MEREDITH HAYES DECEASED SUB CHARLES REIGHTLER &
 157 JANET HALL REPRESENTATIVES OF HIS ESTATE/MAC (53/15/01)MASON CTY
 158 CASE 00-C-56
 159 05/02/01 *O: SHEPARD A. HOFFMAN TO APPEAR AND PARTICIPATE AT PROCEEDINGS/
 160 MAC (54/23/01)
 161 05/02/01 *O: DENYING/REJECTING MOBIL OIL CORP PROPOSED MASTER CASE MGMT
 162 & SC/MAC (54/23/01)
 163 05/02/01 *O: GRITING LEAVE TO FILE AMD COMP 199-C-2478)/MAC (54/23/01)
 164 05/02/01 *O: CONSOLIDATING CASES 00-C-380(PUTNAM) 00-C-264 (PUTNAM)
 165 98-C-1279(KANAWHA) FOR DISCOVERY & TRIAL PURPOSES HRG SET
 166 9/5/01/MAC
 167 05/02/01 *O: FILING AMD COMP 00-C-380, 00-C-264-98-C-1279/MAC
 168 05/04/01 # COS AS TO P'S 1ST INTERROG'S TO A&I
 169 05/04/01 # LET FR SS DTD 5/3/01; SUM W/RET (5/3/01 SS) AS TO MONONGAHELA
 170 05/04/01 # POWER CO.
 171 05/04/01 # LET FR SS DTD 5/3/01; SUM W/RET (5/3/01 SS) AS TO VIRGINIA
 172 05/04/01 # ELECTRIC & POWER CO.
 173 05/04/01 # COS AS TO P'S ANS' TO WV D'S 1ST INTERROG'S & REQ FOR PROD
 174 05/07/01 # COS AS TO P'S MOT TO AMD C & O
 175 05/07/01 # COS AS TO P'S MOT TO AMD C & O
 176 05/07/01 *O: VARIOUS P'S ALLOW TO F AMD C/MAC
 177 05/07/01 *O: VARIOUS P ALLOW TO F AMD C/MAC
 178 05/07/01 *O: VARIOUS P ALLOW TO F AMD C/MAC
 179 05/07/01 # ISSUED SUM & 2 CPYS AS TO RAPID AMERICAN CORP.
 180 05/07/01 # ISSUED SUM & 2 CPYS AS TO UNIROYAL INC., (98-C-226 PUTNAM)
 181 05/07/01 # ISSUED SUM & 2 CPYS AS TO RAPID AMERICAN CORP. (00-C-303 PUT.)
 182 05/08/01 # COS AS TO P'S 1ST SUPP RESP TO SPECIFIC INTERROG'S & PROD OF
 183 05/08/01 # MEDICAL RECORDS
 184 05/08/01 # RE-ISSUED SUM & 2 CPYS AS TO UNIROYAL INC.,
 185 05/08/01 # ND; CCM; 5/8/01; 5/2/01; J. SKAGGS; BY EB
 186 05/08/01 # ND; CCM; 5/8/01; 3/15/01; V. MCKOWEN; BY EB
 187 05/08/01 # ND; CCM; 5/8/01; 4/23/01; J. MCKOWEN; BY EB
 188 05/10/01 # P'S 1ST SUPP EXPERT WIT LIST, FACT LIST & CO-WORKER WIT LIST
 189 05/10/01 # W/COS
 190 05/10/01 # PPG INDUSTRIES NOT OF F BANKRUPTCY COURT O EXT SHAREHOLDER
 191 05/10/01 # INJ W/ATTACH & COS

192 05/10/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S TO P
 193 05/10/01 # COS AS TO P'S 2ND SUPP RESP TO ASBESTOS D MASTER SET OF P
 194 05/10/01 # SPECIFIC INTERROG'S & PROD OF MEDICAL RECORDS
 195 05/10/01 # NOT OF HRG
 196 05/10/01 # ND; CCM; 5/10/01; 5/2/01; (3 O'S); J. SKAGGS; BY JB
 197 05/10/01 # ND; CCM; 5/10/01; 5/2/01; (3 O'S); J. SKAGGS; BY JB
 198 05/10/01 # ND; CCM; 5/10/01; 5/2/01; (3 O'S); J. SKAGGS; BY JB
 199 05/10/01 # O: M. KELLEY & A. KATZ ADPT GAL FOR FERRIS (99-C-1032)/MAC
 200 05/11/01 # COS AS TO P'S INTERROG'S & REQ FOR PROD TO ACES (97-C-145
 201 05/11/01 # WASON CO.)
 202 05/11/01 # COS AS TO TRIAL P'S INITIAL INFO SHEET
 203 05/11/01 # COS AS TO P'S RESP'S TO D'S SPECIFIC INTERROG'S
 204 05/11/01 # COS AS TO P'S OF CLARA MEREDITH TO PITTSBURGH CORNING'S
 205 05/11/01 # 1ST SPECIFIC INTERROG'S & REQ FOR PROD
 206 05/15/01 # CASE INFO SHEET, P'S AND C W/EXH'S & COS; ISSUED SUM & 26 CPYS
 207 05/15/01 # ON AMD C; CASE INFO SHEET; P'S AND C W/EXH'S & COS; ISSUED SUM
 208 05/15/01 # & 6 CPYS ON AMD C
 209 05/03/01 # RE-ISSUED SUM & 2 CPYS AS TO UNIROVAL INC., (98-C-226)
 210 05/16/01 # COS AS TO P'S 1ST REQ FOR PROD ON MONONGAHELA POWER CO. &
 211 05/16/01 # VIRGINIA ELECTRIC & POWER CO.
 212 05/16/01 # COS AS TO TRIAL P'S INITIAL INFO SHEET
 213 05/16/01 # STRIP 100-C-380 PUTNAM CO.)
 214 05/16/01 # COS AS TO NORTH AMERICAN REFRACATORIES RESP'S TO DENVER HADLEY
 215 05/16/01 # REQ FOR ADM'S, INTERROG'S & REQ FOR PROD
 216 05/16/01 # COS AS TO NORTH AMERICAN REFRACATORIES CO'S ANS' TO P'S 1ST
 217 05/16/01 # INTERROG'S & REQ FOR PROD
 218 05/18/01 # LET FR SS DTD 5/17/01; SUM W/RET (5/17/01 SS) AS TO MICHELIN
 219 05/18/01 # NORTH AMERICA INC.,
 220 05/18/01 # LET FR SS DTD 5/17/01; SUM W/RET (5/17/01 SS) AS TO MICHELIN
 221 05/18/01 # NORTH AMERICA INC.,
 222 05/21/01 # CERTAIN P'S NOT TO ENFORCE SETTLEMENT; NOT OF HRG W/COS
 223 05/23/01 # CERTAIN P'S NOT TO ENFORCE SETTLEMENT W/COS;
 224 05/23/01 # COS AS TO P'S RESP TO VARIOUS D'S REQ FOR ADM 100-C-264 PUTNAM
 225 05/23/01 # CO.)
 226 05/24/01 # LET FR SS DTD 5/23/01; SUM W/RET (5/9/01 SS) AS TO RAPID
 227 05/24/01 # AMERICAN CORP. W/RMR
 228 05/24/01 # O: FILE MASTER CASE MANAGEMENT ORDER W/ATT/MAC (5/5/23)
 229 05/31/01 # NOT OF HRG W/COS; NOT FOR ADM PRO HAC VICE; VERIFIED STATEMENT
 230 05/31/01 # W/COS
 231 06/01/01 # NOT OF HRG; NOT FOR SUBST OF PARTIES; SUGG OF DEATH W/ATTACH &
 232 06/01/01 # W/COS
 233 06/01/01 # NOT OF HRG; NOT FOR SUBST OF PARTIES; SUGG OF DEATH W/ATTACH &
 234 06/01/01 # W/COS
 235 06/01/01 # NOT OF HRG; NOT FOR SUBST OF PARTIES; SUGG OF DEATH W/ATTACH &
 236 06/01/01 # W/COS
 237 06/04/01 # COS AS TO P'S NOT OF INTENT TO VIDEO-TAPE D'S DISCOV DEPO
 238 06/04/01 # COS AS TO P'S NOT OF INTENT TO VIDEO-TAPE D'S DISCOV DEPO
 239 06/04/01 # COS AS TO P'S INTERROG'S TO ERICSSON RADIO SYSTEMS;
 240 06/04/01 # COS AS TO NOT OF DEPO
 241 06/05/01 # COS AS TO NOT OF DISCOV DEPO
 242 06/05/01 # COS AS TO NOT OF DISCOV DEPO
 243 05/17/01 # (18) ANS' OF MOBIL OIL CORP. TO P'S AND C, ANS TO CR CL'S &
 244 05/17/01 # CR CL'S W/COS
 245 05/23/01 # (2) ANS OF METROPOLITAN LIFE INS. CO. TO P'S AND C & TO
 246 05/23/01 # CR CL'S W/COS
 247 05/31/01 # (2) STEEL GRIP INC'S ANS TO P'S AND C'S W/COS
 248 05/31/01 # (2) FERRO ENGINEERING'S ANS' TO P'S AND C W/COS
 249 06/06/01 # COV LET; LET FR J. DAVID CECILE TO JUDGE MACQUESEN DTD 6/5/01
 250 06/06/01 # W/ATTACH'S
 251 06/06/01 # NOT OF SERVICE OF A-BEST PRODUCTS & GEORGE HAMILTON INC'S
 252 06/06/01 # INTERROG'S & REQ FOR PROD
 253 06/11/01 # P'S AMD SHELL OIL EXH "G" TO P'S AND C & STIP W/ATTACH & CCS
 254 06/13/01 # P'S EXPERT WIT'S W/COS
 255 06/13/01 # COS AS TO P'S INTERROG'S TO A.P. GREEN INDUSTRIES
 256 06/13/01 # COS AS TO P'S INTERROG'S TO FAIRMONT SUPPLY
 257 06/13/01 # COS AS TO P'S INTERROG'S TO PFIZER & GAGE CO.

258 06/13/01 # COS AS TO P'S INTERROG'S TO SAFETY FIRST
 259 06/13/01 # COS AS TO P'S INTERROG'S TO A-BEST
 260 06/13/01 # COS AS TO P'S INTERROG'S TO EATON CORP.
 261 06/13/00 # COS AS TO P'S INTERROG'S TO ACIS
 262 06/13/01 # COS AS TO P'S INTERROG'S TO ALLIED GLOVE & HINCHLIPPE & KESNER
 263 06/13/01 # COS AS TO P'S INTERROG'S TO AAI
 264 06/13/01 # COS AS TO P'S INTERROG'S TO MARTIN MARIETTA
 265 06/13/01 # COS AS TO P'S INTERROG'S TO GEORGIA PACIFIC
 266 06/13/01 # COS AS TO P'S INTERROG'S TO SAGER GLOVE
 267 06/13/01 # COS AS TO P'S INTERROG'S TO G.V. HAMILTON
 268 06/13/01 # COS AS TO P'S INTERROG'S TO AMERICAN OPTICAL
 269 06/13/01 # COS AS TO P'S INTERROG'S TO NICO
 270 06/13/01 # COS AS TO P'S INTERROG'S TO MOBIL
 271 06/13/01 # (171) MOT'S FOR PROD OF DOCS W/COS
 272 06/13/01 # MOT FOR PROD OF DOCS W/COS;
 273 06/15/01 # COS AS TO P'S INTERROG'S TO SAFETY FIRST
 274 06/15/01 # COS AS TO INTERROG'S & REQ FOR PROD TO EMPLOYERS
 275 06/16/01 # COS AS TO INTERROG'S & REQ FOR PROD
 276 06/16/01 # P'S DESIGN OF PRODUCT IDENTIFICATION MIT'S & EXPERTS W/COS
 277 06/18/01 # CASE INFO SHEET, ANS OF EATOR CORP. TO AMD C & CR CL'S W/COS
 278 06/19/01 # COS AS TO HOMPHEYS P'S SUPP MEMO OF LAW IN OPPOS TO MANITOWOC
 279 06/19/01 # GRAMES MOT TO SET ASIDE DJ
 280 06/19/01 # REPLY OF MANITOWOC CRANES INC. TO P'S MOT & MEMO IN OPPOS
 281 06/19/01 # TO MANITOWOC CRANES MOT TO SET ASIDE DJ W/COS
 282 06/19/01 # COS AS TO CONSOLID REQ FOR ADM, INTERR & REQ FOR POD (99-C-133-
 283 06/21/01 RI/NANCY HYDE
 284 06/21/01 # COS AS TO CONSOLID REQ FOR ADM, INTERR & REQ FOR POD (99-C-225
 285 06/21/01 /REU/CLARA MEREDITH
 286 06/21/01 # COS AS TO CONSOLID REQ FOR ADM, INTERR & REQ FOR POD (99-C-183
 287 06/21/01 REM/DREX CONNOLLY
 288 06/22/01 # MOT OF HRC, MOT TO AMD, MEMO IN SUPP OF MOT W/ATTACH & COS
 289 06/22/01 # COS AS TO CERTAINTED CORP, GASKET HOLDINGS, T&N LTD, UNION
 290 06/25/01 CARBIDE CORP & US GYPSUM CO REQ FOR ADM TO P (99-C-226REW)
 291 06/25/01 # COS AS TO T&N COMB DISC REQ TO P (99-C-226REW)
 292 06/25/01 # COS AS TO US GYPSUM CO COMB DISC REQ TO P (99-C-226REW)
 293 06/25/01 # COS AS TO CERTAINTED CORP, GASKET HOLDINGS, T&N LTD, UNION
 294 06/25/01 CARBIDE CORP & US GYPSUM CO (98-C-226REW)
 295 06/25/01 # COS AS TO D CERTAINTED CORP COMB DISC REQ TO P (99-C-226REW)
 296 06/25/01 # COS AS TO GAGE CO DISC REQ TO P (99-C-226REW)
 297 06/25/01 # COS AS TO GASKET HOLDINGS COMB DISC REQ TO P (99-C-226REW)
 298 06/25/01 # COS AS TO MAREMONT CORP COMB DISC REQ (99-C-226REW)
 299 06/25/01 # COS AS TO AMCHRM PROD, T&N LTD & US GYPSUM CO REQ FOR ADM
 300 06/25/01 TO P (99-C-226REW)
 301 06/25/01 # RESP OF MANITOWOC CRANES TO P'S SUPP MEMO OF LAW IN OPPOS TO
 302 06/25/01 # MOT TO SET ASIDE DJ W/COS
 303 06/25/01 # COS AS TO LOCKHEED MARTIN CORP'S ANS TO P'S INTERROG'S &
 304 06/25/01 # PROD OF DOCS
 305 06/25/01 # NOT OF MOT, MOT OF NORFOLK SOUTHERN RAILWAY CO. FOR AUTOCPBY
 306 06/25/01 # OR FOR JURY INSTRUCTION W/EXR'S & COS
 307 06/25/01 # OR FOR JURY INSTRUCTION W/EXR'S & COS
 308 06/26/01 # OR FOR JURY INSTRUCTION W/EXR'S & COS
 309 06/26/01 # OR FOR JURY INSTRUCTION W/EXR'S & COS
 310 06/26/01 # OR FOR JURY INSTRUCTION W/EXR'S & COS
 311 06/26/01 # OR FOR JURY INSTRUCTION W/EXR'S & COS
 312 06/26/01 # OR FOR JURY INSTRUCTION W/EXR'S & COS
 313 06/26/01 # OR FOR JURY INSTRUCTION W/EXR'S & COS
 314 06/27/01 # MOT FOR ADM PRO HAC VICE; VERIFIED STATEMENT
 315 06/27/01 # MOT FOR ADM PRO HAC VICE; VERIFIED STATEMENT
 316 06/27/01 # MOT FOR ADM PRO HAC VICE; VERIFIED STATEMENT
 317 06/27/01 # MOT FOR ADM PRO HAC VICE; VERIFIED STATEMENT
 318 06/27/01 # MOT FOR ADM PRO HAC VICE; VERIFIED STATEMENT
 319 06/27/01 # MOT FOR ADM PRO HAC VICE; VERIFIED STATEMENT
 320 06/29/01 # MOT FOR ADM PRO HAC VICE; VERIFIED STATEMENT
 321 06/29/01 # MOT FOR ADM PRO HAC VICE; VERIFIED STATEMENT
 322 06/29/01 # MOT FOR ADM PRO HAC VICE; VERIFIED STATEMENT
 323 06/29/01 # MOT FOR ADM PRO HAC VICE; VERIFIED STATEMENT

324 06/29/01 <COS AS TO P'S RESP TO DEF CE THURSTON COMBINED DISC REQ
 325 06/29/01 <COS AS TO P'S RESP TO DEF CERTAINED CORP COMBINED DISC REQ
 326 07/05/01 # NOT; MOT FOR O REPERING FELA CASES TO CIRCUIT COURT W/COS
 327 07/05/01 # SAGER CORP'S WIT LIST & EXPERT DISCL'S W/ATTACH'S & COS
 328 07/05/01 # COS AS TO P'S INTERROG'S TO D PREMISES OWNERS
 329 07/05/01 # CASE INFO SHEET; FOSTER WHEELER CORP'S MOT FOR MORE DEFINITE
 330 STATEMENT W/COS
 331 07/05/01 # NOT OF REG; FOSTER WHEELER CORP'S MOT FOR MORE DEFINITE
 332 07/05/01 # STATEMENT W/COS
 333 07/05/01 # COS AS TO P'S INTERROG'S & REQ FOR PROD TO GENERAL
 334 07/05/01 # REFRACORIES CO.
 335 07/05/01 # LET FR THEODORE GOLDBERG TO CHRISTOPHER BECK DTD 7/3/01
 336 07/05/01 # LET FR JAMES GARDILL TO CNSL
 337 07/06/01 # MOT FOR DETERM OF DISTRIB OF SETTLEMENT PROCEEDS (36-C-127G)
 338 DORA ENSMINGER; AFD & ATT
 339 07/09/01 *LIST OF EXP WITH OBO DURABLA MFG CO W/COS
 340 07/09/01 *LIST OF EXP WITH OBO EATON CORP W/COS
 341 07/09/01 *AND NOT OF MOT W/COS OBO EATON CORP
 342 07/09/01 *DESIG OF GENERAL LAY WITH W/COS OBO AEP
 343 07/09/01 *METROPOLITAN LIFE'S FACT WITH LIST W/COS
 344 07/09/01 *MOBIL OIL PROPOSED FACT WITH LIST W/COS
 345 07/09/01 *MONSANTO'S WIT LIST W/COS
 346 07/09/01 *WIT LIST OF SERGOTT W/COS
 347 07/09/01 *EXH LIST OF DRAVO CORP W/COS
 348 07/09/01 *WIT & EXH LIST OBO DRAVO CORP W/COS
 349 07/09/01 *RILEY STOKER CORP EXH LIST W/COS
 350 07/09/01 *RILEY STOKER WIT LIST W/COS
 351 07/09/01 *EXH LIST OF GREEN TWEED W/COS
 352 07/09/01 *WITN LIST OF GREEN TWEED W/COS
 353 07/09/01 *PLIBRICO CO EXH LIST W/COS
 354 07/09/01 *PLIBRICO EXP & LAY WITH LIST W/COS
 355 07/09/01 *COS AS TO INTERR & REQ FOR POD TO D EMPLOYERS RE STANDARDS
 356 07/09/01 *COS AS TO INTERR & REQ FOR POD TO D PREMISES OWNERS RE STANDARD
 357 07/09/01 *COS AS D PRIZER DISCL OF FACT WITH
 358 07/09/01 *COS AS TO QUIGLEY DISCL OF FACT WITH
 359 07/09/01 *COS AS TO FORD MOTOR CO DISCL OF FACT WITH
 360 07/09/01 *BRICSSON WITN LIST W/COS
 361 07/09/01 # COMBUSTION ENGINEERING INC'S DESIGN OF LAY WIT'S W/COS
 362 07/09/01 # UNION CARBIDE CORP'S SUPP PRODUCT IDENTIFICATION, FACT, LAY &
 363 07/09/01 # CERTAIN EXPERT LIABILITY WIT'S W/COS
 364 07/09/01 # D'S PRODUCT IDENTIFICATION, LAY & CERTAIN EXPERT LIABILITY
 365 WIT'S W/COS
 366 07/09/01 # COS AS TO DANA CORP'S COMBINED DISCOV REQ TO P
 367 07/09/01 # COS AS TO GAGE CO'S COMBINED DISCOV REQ TO P
 368 07/09/01 # COS AS TO GASKET HOLDINGS COMBINED DISCOV REQ TO P
 369 07/09/01 # COS AS TO RHONE POULENC INC'S COMBINED DISCOV REQ TO P
 370 07/09/01 # COS AS TO TEN LTD'S COMBINED DISCOV REQ TO P
 371 07/09/01 # COS AS TO UNION CARBIDE CORP'S COMBINED DISCOV REQ TO P
 372 07/09/01 # COS AS TO FOSRICO INC'S COMBINED DISCOV REQ TO P
 373 07/09/01 # COS AS TO PERODO AMERICA INC'S COMBINED DISCOV REQ
 374 07/09/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S TO P
 375 07/09/01 # E.I. DU PONT DE NEMOURS & CO'S DISCL OF LAY WIT'S
 376 07/09/01 # AMERICAN OPTICAL CORP'S DESIGN OF LAY, GENERAL MEDICAL &
 377 07/09/01 # EXPERT WIT'S W/COS
 378 07/09/01 # A&I CO'S DESIGN OF LAY, GENERAL MEDICAL & EXPERT
 379 07/09/01 # FRESPORT BRICK CO'S DESIGN OF LAY, GENERAL MEDICAL & EXPERT
 380 WIT'S W/COS
 381 07/06/01 *O FR SCA: RULE DO HERETO ISS ON 6/7/01 TO BE MOUTED IN
 382 CONFORMITY W/OPINION ATTACHED; OPINION FR SCA
 383 07/11/01 *ATLAS INDUSTRIES LAY WITH DISCL W/COS; US MIN PROD WITH L: COS
 384 07/11/01 <VIASSCO CORP LAY WITNESS DISC W/COS
 385 07/11/01 <AMERICAN STANDARD INC & WESTINGHOUSE AIR BRAKE CO LAY WITNESS
 386 DISC W/COS
 387 07/11/01 <ANS & AFFIRMATIVE DEF OF BF GOODRICH CO TO P'S COMP W/COS
 388 07/11/01 <COS AS TO DEF GOODYEAR TIRE & RUBBER CO RESP TO P INTERROGS &
 389 REQ FOR POD

390 07/11/01 *ANS & AFDORMATIVE DEF OF BF GOODRICH COM W/COS
 391 07/12/01 *AFD OF SERVICE/CIVIL CASE SUBP W/COS
 392 07/13/01 *NOT TO CONT; NOT OF HRG (7/19/01); COS
 393 07/13/01 \$ D FAMOUS SUPPLY IAY & EXP WIT LIST W/COS
 394 07/16/01 # COV LET; LET FR MICHELLE GORMAN TO GLENDA BROOKS DTD 7/12/01
 395 # W/ATTACH COPY OF NOT OF STAY & REQ FOR SUSPENSION W/ATTACH &
 396 # W/COS
 397 07/13/01 *COS AS TO ALLIED GLOVE CORP ANS TO P INTER
 398 07/13/01 *ANS OF FLINTKOTE CO TO P AND C (VARIOUS P'S FR VARIOUS
 399 COUNTRIES - NOT CONSOLID) W/COS
 400 07/13/01 *ANS OF FLINTKOTE TO ALL CR-CL (VARIOUS P'S FR VARIOUS COURTS
 401 NOT CONSOLID) W/COS
 402 07/13/01 *COS AS TO ALLIED GLOVE RESP TO P REQ FOR POD
 403 07/16/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S REQ FOR ADM'S,
 404 # INTERROG'S & REQ FOR PROD
 405 07/16/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S REQ FOR ADM'S,
 406 # INTERROG'S & REQ FOR PROD
 407 07/16/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S REQ FOR ADM'S,
 408 # INTERROG'S & REQ FOR PROD
 409 07/16/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S REQ FOR ADM'S,
 410 # INTERROG'S & REQ FOR PROD
 411 07/16/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S REQ FOR ADM'S,
 412 # INTERROG'S & REQ FOR PROD
 413 07/16/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S REQ FOR ADM'S,
 414 # INTERROG'S & REQ FOR PROD
 415 07/16/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S REQ FOR ADM'S,
 416 # INTERROG'S & REQ FOR PROD
 417 07/16/01 # NOT FOR PROD OF DOCS TO PLIBRICO CO. W/COS
 418 07/16/01 # NOT FOR PROD OF DOCS TO CORHART REFRATORIES W/COS
 419 07/16/01 # NOT FOR PROD OF DOCS TO CHICAGO FIREBRICK W/COS
 420 07/16/01 # NOT FOR PROD OF DOCS TO NORTH AMERICAN REFRATORIES W/COS
 421 07/16/01 # NOT OF HRG W/COS
 422 07/16/01 # P'S MOT TO COMPEL DISCOV AS TO SAGER CORP. W/COS
 423 07/16/01 # NOT FOR PROD OF DOCS TO AMERICAN PETROLEUM INSTITUTE W/COS
 424 07/16/01 # NOT FOR PROD OF DOCS TO EDISON ELECTRIC INSTITUTE W/COS
 425 07/16/01 # WEIRTON STEEL CORP'S DESIGN OF WIT'S W/COS
 426 07/16/01 # CHEVRON USA PRODUCTS CO'S DESIGN OF WIT'S W/COS
 427 07/16/01 # HARNISCHEGER CORP'S DESIGN OF WIT'S W/COS
 428 07/16/01 # ROME CABLE CORP'S WIT LIST W/COS
 429 07/16/01 # BFGOODRICH CO'S DESIGN OF WIT'S W/COS
 430 07/16/01 # ANS OF HARNISCHEGER CORP'S TO P'S AND C W/COS
 431 07/16/01 # ANS OF ROME CABLE CORP. TO P'S C W/COS
 432 07/16/01 # ANS OF HARNISCHEGER CORP'S W/COS
 433 07/16/01 # COS AS TO INGERSOLL-RAND CO'S ANS' TO INTERROG'S & REQ FOR DOC
 434 07/17/01 # COS AS TO OWENS-ILLINOIS INC'S RESP TO P'S INTERROG'S &
 435 # REQ FOR PROD & OBJ'S & RESP'S TO INTERROG'S & REQ FOR PROD
 436 07/17/01 # NOT OF DEPO; NOT OF DEPO W/COS
 437 07/17/01 # COS AS TO MOT TO DIS & ANS OF E.I. DUPONT DE NEMOURS (35-C-
 438 1595)
 439 07/17/01 # COS AS TO MOT TO DIS & ANS OF E.I. DUPONT DE NEMOURS (30-C-
 440 2506)
 441 07/18/01 # RESP OBO GATEWAY INDUSTRIAL SUPPLY TO P'S MOT TO DIS W/COS
 442 07/18/01 # STEEL GRIP INC'S DESIGN OF EXPERT WIT'S & EXH'S W/COS
 443 07/18/01 # FELA P'S MOT IN OPPOS TO D'S MOT FOR D
 444 07/18/01 # COS AS TO RESP'S OF GENERAL REFRATORIES CO. TO INTERROG'S
 445 # & REQ FOR PROD
 446 07/18/01 # COS AS TO A.W. CHESTERON CO'S ANS' & RESP'S TO P'S INTERROG'S
 447 # & REQ FOR PROD
 448 07/18/01 *O: AGREED DO AS TO MCJUNKIN CORP (01-C-70M/MERBIDITH & 99-C-226
 449 REM/FITZKATER)/MAC (S/5/28)
 450 07/18/01 *O: AGREED DO AS TO P (HADLEY & MORRISON (01-C-22M MARSHALL)
 451 & MCJUNKIN CORP/MAC (S/6/11/01)
 452 07/19/01 # P'S RESP IN OPPOS TO CERTAIN D'S MOT TO CONT W/COS
 453 07/19/01 *O: ADM GABRIEL JACKSON PRO HAC VICE ADM/MAC
 454 07/19/01 *NOT W/ATT
 455 07/19/01 # TRANS FROM HRG HELD ON 6/4/01 BEFORE JUDGE MACQUEEN

456 07/20/01 # COS AS TO NORTH AMERICAN REFRACTORIES CO'S ANS' TO INTERROG'S
 457 # A REQ FOR PROD
 458 07/23/01 # OWENS-ILLINOIS INC'S LIST OF WIT'S W/COS
 459 07/23/01 # SHELL OIL CO'S DESIGN OF FACT & EXPERT WIT LIST W/COS
 460 07/23/01 # MASTER EXH LIST FOR P'S REPRESENTED BY HARTLEY O'BRIEN PARSONS
 461 # THOMPSON & HILL W/COS
 462 07/23/01 # MASTER LAY WIT LIST FOR P'S REPRESENTED BY HARTLEY O'BRIEN
 463 # PARSONS THOMPSON & HILL
 464 07/23/01 # O: DISMISSING DEF DURABLA MANUF. CO/MAC (S7/19/01)
 465 07/23/01 <INCORRECTLY POSTED
 466 07/23/01 <AGRD O: DISMISSING BORG WARNER/MAC (S7/19/01)
 467 07/20/01 # ND: CCM: 7/20/01; 6/11/01; M. SANDERS, L. CROSCO, BY EB
 468 07/24/01 # PET FOR PRO HAV VICE W/EXH & COS
 469 07/25/01 # P'S MOT FOR PROT O W/ATTACH & COS
 470 07/25/01 # COV LET; UNIROVAL INC'S LIST OF LAY & EXPERT WIT'S W/COS
 471 07/25/01 # NOT OF DEPO CANCELLATION W/COS
 472 07/25/01 # P'S MOT OF HRS W/COS
 473 07/27/01 # P'S MOT TO AMD C W/EXH'S & COS
 474 07/27/01 # O: GRITING PRO HAC VICE AS TO FRANK P. CHUPPE/MAC (S7/19/01)
 475 07/27/01 # O: GRITING PRO HAC VICE AS TO ROBERT C EWALD/MAC
 476 07/27/01 # O: DISMISSING EI DUPONT DE NEMOURS W/PRJ AS TO OKBY CONNOLLY
 477 07/27/01 99-C-183 REV/MAC (S7/19/01)
 478 07/27/01 # O: DISMISSING EI DU PONT DE NEMOURS W/PREJ AS TO CHARLES HYDE
 479 07/27/01 99-C-133-RI/MAC (S7/19/01)
 480 # O: DISMISSING EI DU PONT DE NEMOURS W/PREJ AS TO GIBBN ARNOTT
 481 07/27/01 AND CHARLES T. WILLIAMS W/PREJ/MAC (S7/19/01) 99-C-67-RI
 482 # O: DISMISSING EI DU PONT DE NEMOURS W/PREJ AS TO CAMDEN
 483 07/27/01 WABRIGHT W/PREJ/MAC (S7/19/01) 0C-C-71-RE (1-101)
 484 # O: DISMISSING EI DUPONT DE NEMOURS W/PREJ AS TO JERRY HEADLEY
 485 07/27/01 96-C-421/MAC (S7/19/01)
 486 # O: GRITING PRO HAC VICE AS TO BORDEN R. GILLIS/MAC LAC
 487 07/27/01 # O: GRITING PRO HAC VICE AS TO BORDEN R. GILLIS/MAC ASARCO
 488 07/27/01 # O: GRITING PRO HAC VICE AS TO BORDEN R. GILLIS/MAC ASARCO
 489 07/27/01 # O: DIRECTING CLERK TO SUMMONSES/MAC (S7/19/01)
 490 07/27/01 # SUPP EXPERT & LAY WIT'S DISCL W/EXH & COS
 491 07/30/01 # CSX TRANSP SUGG PLAN FOR MASS LITIG PANEL HANDLING OF FELA
 492 08/01/01 CASES W/COS
 493 # NORFOLK SOUTHERN RAILWAY CO SUGG PLAN FOR MASS LITIG PANEL
 494 08/01/01 HANDLING OF FELA CASES W/COS
 495 # LAY & EXP WITN DISCL OBO DIDIER TAYLOR REFRACTORIES W/COS
 496 08/01/01 # ND: 7/19/01; CC M. VICTORSON, D. CECIL, J. SKAGGS, E. JAMES; EB
 497 07/31/01 # ND: 7/19/01; CC M. VICTORSON, D. CECIL, J. SKAGGS & E. JAMES; EB
 498 07/31/01 # ND: 7/19/01; CC M. VICTORSON, D. CECIL, J. SKAGGS & E. JAMES; EB
 499 07/31/01 # ND: 7/19/01; CC M. VICTORSON, D. CECIL, J. SKAGGS & E. JAMES BY
 500 # ND: 7/19/01; CC M. VICTORSON, D. CECIL, J. SKAGGS & E. JAMES BY
 501 07/31/01 # ND: 7/19/01; CC M. VICTORSON, D. CECIL, J. SKAGGS & E. JAMES BY
 502 # ND: 7/19/01; CC M. VICTORSON, D. CECIL, J. SKAGGS & E. JAMES BY
 503 07/31/01 # ND: 7/19/01; CC M. VICTORSON, D. CECIL, J. SKAGGS & E. JAMES BY
 504 # ND: 7/19/01; CC M. VICTORSON, D. CECIL, J. SKAGGS & E. JAMES BY
 505 07/31/01 # ND: 7/19/01; CC M. VICTORSON, D. CECIL, J. SKAGGS & E. JAMES BY
 506 # ND: 7/19/01; CC M. VICTORSON, D. CECIL, J. SKAGGS & E. JAMES BY
 507 07/31/01 # ND: 7/19/01; CC M. VICTORSON, D. CECIL, J. SKAGGS & E. JAMES BY
 508 # ND: 7/19/01; CC M. VICTORSON, D. CECIL, J. SKAGGS & E. JAMES BY
 509 08/01/01 # WV MASS CONSOLIDATED 12/3/01 TRIAL PROPOSAL SUBMITTED BY
 510 GOLDBERG, PERSKY, JENNINGS & WHITE OF SEGAL LAW FIRM
 511 07/26/01 # GREPCO INC LIST OF EXP WITN & EXH W/COS
 512 07/13/01 # COS AS TO MOT TO DISM, ANS & DEFENSE OF E.I. DUPONT DE NEMOURS
 513 07/23/01 # HONEXWELL INTL LIST OF WITN W/COS
 514 07/23/01 # PEIZER DESIG OF EXH W/COS
 515 07/23/01 # QUIGLEY CO DESIG OF EXP WITN W/COS
 516 07/23/01 # FORD MOTOR STUP DESIG OF EXP WITN W/COS
 517 07/23/01 # FORD MOTOR DESIG OF EXH W/COS
 518 07/23/01 # PRIZER DESIG OF EXP WITN W/COS
 519 07/23/01 # FLINTKOTE CO PRELIM WITN LIST W/COS
 520 07/23/01 # QUIGLEY CO DESIG OF EXH W/COS
 521 07/23/01 # WITN & EXH LIST OF GENERAL REFRACTORIES W/COS

522 07/23/01 *COS AS TO RESP OF D ACAS TO P MOT FOR POD
523 07/23/01 *COS AS TO RESP OF D ACAS TO P INTERR
524 07/23/01 *COMBUSTION ENG DESIG OF EXP WITHN W/COS
525 07/23/01 *COS AS TO P EXH LIST FOR CASES REPR BY CALWELL
526 08/02/01 # FORD MOTOR CO'S DESIGN OF EXPERT WIT'S W/COS
527 08/02/01 # QUIGLEY CO. INC'S DESIGN OF EXPERT WIT'S W/COS
528 08/02/01 # PIZER INC'S DESIGN OF EXPERT WIT'S W/COS
529 08/02/01 # MOT FOR PRO HAC VICE ADM W/COS
530 08/02/01 # MOT FOR PRO HAC VICE ADM W/COS
531 08/02/01 *ANS OF CERTAINTIED CORP TO P AMD C !VARIOUS CASE FROM VARIOUS
532 COUNTIES) W/COS
533 08/02/01 *AMD C OBO P REPR BY J. HUMPHREYS (00-C-35/MASON CO)
534 07/26/01 *COS AS TO NOT OF HRG (00-C-35/MASON CO)
535 08/03/01 # MASTER COS AS TO SUPP LAY WIT'S FOR HARTLEY O'BRIEN PARSONS
536 # THOMPSON & HILL'S 11/12/01 ASBESTOS TRIAL GROUP
537 08/03/01 # HARTLEY O'BRIEN PARSONS THOMPSON & HILL'S ASBESTOS
538 # INVENTORY RESOLUTION PROPOSAL W/COS
539 08/03/01 *O: VOL DISM AS TO VARIOUS P'S REPRESENTED BY MATLOCK (CASES FR
540 MONONGALIA CO & KAN COI & D, PDI/MAC
541 08/03/01 *O: ADM CHARLES L. HOWARD PRO HAC VICE OBO DRESSER IND/MAC
542 08/03/01 *O: ADM PHILIP VOGLER PRO HAC VICE OBO DRESSER IND/MAC
543 08/06/01 *COS AS TO D OBJ TO P INTERR & REQ FOR POD TO PREMISES OWNERS
544 08/06/01 *COS AS TO UNIROYAL LIST OF LAY & EXP WITHN
545 08/06/01 # UNIROYAL INC'S LIST OF EXPERT & LAY WIT'S
546 08/07/01 # SURFACE COMBUSTION INC'S EXPERT WIT LIST W/COS
547 08/07/01 # LIST OF GENERAL, MEDICAL, LAY & EXPERT WIT'S OBO DURABLE
548 # MANUFACTURING CO. W/COS
549 08/06/01 JB ND; 8/3/01; CC M VICTORSON - J SKAGGS - D CECIL - E JAMES -
550 BY EB
551 08/07/01 # COS AS TO PIZER INC'S RESP TO P'S INTERROG'S & REQ FOR PROD
552 08/07/01 # COS AS TO QUIGLEY CO'S RESP TO P'S INTERROG'S & REQ FOR PROD
553 08/06/01 *O: GRT PRO HAC VICE ADM TO CURTIS BAILEY, JOHN KUROWSKI &
554 WILLIAM SCHULTZ OBO A.M. CHESTERSON CO/BLOOM
555 08/06/01 *O: MASTER O RE AMD C (S/8/30/01)
556 08/08/01 # NOT OF MOT; MOT FOR ADM PRO HAC VICE; VERIFIED APPLICATION
557 # W/COS
558 08/08/01 # MOT OF MANITOWOC CRANES FOR ENTRY OF O W/EXH & COS (97-C-76)
559 08/09/01 ***CERT COPY OF O FR CABELL COUNTY TRANSF CASE #9-C-0032/
560 JERRY COLEMAN TO KAN COUNTY MASS LITIG*****
561 08/09/01 # ND; CCM; 8/9/01; 8/30/01; M. VICTORSON, J. SKAGGS,
562 D. CECIL, E. JAMES, BY EB
563 08/09/01 # ND; CCM; 8/9/01; 8/6/01; M. VICTORSON, J. SKAGGS,
564 S. ADKINS, D. CECIL, E. JAMES, BY EB
565 08/09/01 *O: GRT PRO HAC VICE ADM TO JOHN GORDINIER - ANCHOR PACKING/MAC
566 (S/8/3/01)
567 08/12/01 *PRG INC NOT OF P BANKRUPTCY W/COS
568 08/14/01 *PRELIM STMT OF CHICAGO FIRE BRICK CO W/COS
569 08/15/01 *MEMO OF LAW OF HONEYWELL INTL IN OPPOS TO P MOT W/COS
570 08/15/01 *COS AS TO A&I CO AS TO REQ FOR ADM (98-C-101)
571 08/15/01 *COS AS TO ANS TO REQ FOR ADM, INTERR & REQ FOR POD (01-C-22M)
572 08/16/01 *BRIEF OF OHIO VALLEY INSULATING CO IN OPPOS TO P MOT TO STRIKE
573 THE STATUTE OF REPOSE DEFENSE W/COS
574 08/16/01 *AMCHEM PROD & UNION CARB-DE 2ND SUPP PROD ID, FACT, LAY &
575 EXP LIAB WITHN W/COS
576 08/16/01 # ND; CCM; 8/15/01; ?; M. VICTORSON, J. HOBLITZELL, J. SKAGGS
577 D. CECIL, E. JAMES, BY EB
578 08/20/01 # ATLAS INDUSTRIES JOINDER IN CERTAIN D'S DESIGN OF EXPERT
579 WIT'S W/COS
580 08/20/01 *ADDITIONAL LISTING OF PLAINTIFF'S FR BROOKS COUNTY
581 08/20/01 # JOINDER IN OHIO VALLEY INSULATING CO'S BRIEF IN OPPOS TO P'S
582 MOT TO STRIKE W/COS
583 08/20/01 # ND; CCB; 8/20/01; 8/20/01; T. CROSCO, J. DINSMORE, BY TC
584 08/20/01 # NOT OF HRG; P'S MOT FOR LEAVE TO AMD C W/COS
585 08/21/01 # JOINDER OF HINCHLIFFE & KERNER IN ALL D'S RESP'S & MEMO
586 OF LAW IN OPPOS TO CERTAIN P'S MOT TO STRIKE W/COS
587 08/21/01 # LET FR PRD ADKINS TO JUDGE GAUGHAN DTD 8/20/01 W/ATTACH

588 08/21/01 # LET FR FRED ADKINS TO JUDGE GAUGHAN DTD 8/20/01 W/ATTACH
589 08/22/01 # JOINER OF ALIAS INDUSTRIES IN OPOS TO P'S MOT TO STRIKE
590 W/COS
591 08/24/01 # SHELL OIL CO'S PRELIMIN LIST OF EXH'S W/COS
592 08/24/01 # NOT OF SUBST OF CNSL W/COS
593 08/24/01 *O: SUBST OF CNSL, HENDRICKSON FOR PARNELL/MAC (S/8/21)
594 08/24/01 # COS AS TO NITRO, INDUSTRIAL COVERINGS ANS, TO P'S INTERROG'S
595 08/27/01 # DRESSER INDUSTRIES & HARRISON WALKER MOT TO PRECLUDE W/ATTACH
596 E W/COS
597 08/27/01 # DRESSER INDUSTRIES MOT IN LIMINE W/COS
598 08/28/01 *O: P ALLOW TO F AMD C/MAC (S/7/19)
599 08/28/01 # ND: CCM, 8/29/01; 8/21/01; M. VICTORSON, J. SKAGGS,
600 # D. CECIL, E. JAMES; BY EB
601 08/29/01 # ND: CCM, 8/29/01; 7/19/01; M. VICTORSON, J. SKAGGS, B.
602 # MATCOCK, D. CECIL, E. JAMES; BY EB
603 08/31/01 # NOT OF DEPO W/COS
604 09/04/01 # DESIGN OF GENERAL LAY WIT'S W/COS
605 09/05/01 # MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S CNSL PLAN W/COS
606 09/05/01 # MASTER COS AS TO UNIROVAL INC'S RESE TO DOROTHY CARR'S REQ FOR
607 # ADM'S TO ALL D'S
608 09/06/01 # SUPP DESIGN OF LAY WIT'S W/COS
609 09/06/01 *O: MEDIATION O GOVERNING ASBESTOS PERSONAL INT LITIG/GAUGHAN
610 09/06/01 *O: MEDIATION O GOVERNING RAILROAD CASES/GAUGHAN
611 09/06/01 # ND: 9/6/01; (2 ORDERS); CC D. CECIL, J. SKAGGS, E. JAMES &
612 # VICTORSON BY DH
613 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S
614 # CNSL PLAN W/COS
615 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S
616 # CNSL PLAN W/COS
617 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S
618 # CNSL PLAN W/COS
619 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S CNSL
620 # PLAN W/COS
621 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S CNSL
622 # PLAN W/COS
623 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S CNSL
624 # PLAN W/COS
625 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S CNSL
626 # PLAN W/COS
627 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S CNSL
628 # PLAN W/COS
629 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S CNSL
630 # PLAN W/COS
631 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S CNSL
632 # PLAN W/COS
633 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S CNSL
634 # PLAN W/COS
635 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S
636 # CNSL PLAN W/COS
637 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S
638 # CNSL PLAN W/COS
639 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S
640 # CNSL PLAN W/COS
641 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S
642 # CNSL PLAN W/COS
643 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S
644 # CNSL PLAN W/COS
645 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S
646 # CNSL PLAN W/COS
647 09/06/01 # JOINER IN MOBILE OIL CORP'S MEMO OF LAM IN OPOS TO P'S
648 # CNSL PLAN W/COS
649 09/10/01 # DESIGN OF EXH'S & DEMONSTRATIVE MATERIALS W/COS
650 09/10/01 # LAY & EXPERT WIT'S DISCL OBO VARIOUS D'S W/COS
651 09/10/01 # OBJ'S & EXCEPTIONS OF MOBILE OIL CORP. W/COS
652 09/11/01 # OBJ'S OF LINCOLN ELECTRIC CO., HGB. BROTH & BOC GRP TO MED O
653 09/10/01 *O: IN RE TRIAL GROUPS/MAC (S/9/7)

654 09/12/01 # OBJ'S OF VARIOUS D'S TO MEDIATION O W/COS
 655 09/12/01 # RESP & OBJ'S TO MINNESOTA MINING & MANUFACTURING CO. TO
 656 09/12/01 # MEDIATION O W/COS
 657 09/12/01 # OBJ TO MEDIATION O OF ERICSSON RADIO SYSTEMS W/COS
 658 09/13/01 # MCTURNIN CORP'S OBJ TO ASBESTOS PERSONAL INJURY MEDIATION O
 659 W/COS
 660 09/13/01 # OBJ TO PARTICIPATION IN MEDIATION W/COS;
 661 09/13/01 # COS AS TO PRIZER INC'S RESP TO P'S INTERPROG'S
 662 09/13/01 # COS AS TO PRIZER INC'S RESP TO P'S MOT FOR PROD OF DOCS
 663 09/14/01 # RESP & OBJ'S OF VARIOUS D'S TO MEDIATION O W/COS
 664 09/14/01 # JOINDER IN OBJ TO MEDIATION O W/COS
 665 09/14/01 # OBJ'S OF A-BEST PRODUCTS & GEORGE HAMILTON INC., TO ASBESTOS
 666 PERSONAL INJURY MEDIATION O W/COS
 667 09/14/01 # PERSONAL INJURY MEDIATION O W/COS
 668 09/14/01 # PERSONAL INJURY MEDIATION O W/COS
 669 09/14/01 # ADOPTION OF OBJ'S OF D'S TO MEDIATION O W/COS
 670 09/13/01 # CASE INFO SHEET; AMD C OF VARIOUS P'S FR VARIOUS COUNTIES REPR
 671 BY SCHWARTZ & OLDAKER W/COS; ISS SUM AS TO 3-M
 672 09/13/01 # CASE INFO SHEET; AMD C OF VARIOUS P'S REPR BY SCHWARTZ/OLDAKER
 673 W/COS; ISS SUM AS TO 3-M
 674 09/13/01 # CASE INFO SHEET; AMD C OF VARIOUS P'S FR VARIOUS COUNTIES REPR
 675 BY SCHWARTZ & OLDAKER W/COS; ISS SUM AS TO 3-M
 676 09/19/01 # JOINDER IN OBJ TO MEDIATION O W/COS
 677 09/19/01 # LET FR SS DTD 9/13/01; SUM W/RET (9/13/01 SS) AS TO 3M COMPANY
 678 09/19/01 # LET FR SS DTD 9/13/01; SUM W/RET (9/13/01 SS) AS TO 3M COMPANY
 679 09/19/01 # LET FR SS DTD 9/13/01; SUM W/RET ON 2ND AMD C (9/13/01 SS)
 680 AS TO 3M COMPANY
 681 09/20/01 # COV LET; AMD PET FOR COMMISSION & LETTER ROGATORY W/ATTACH
 682 & W/COS
 683 09/20/01 # COV LET; LET FR DANIEL RYAN TO JUDGE MACQUEEN DTD 9/17/01
 684 W/ATTACH'S
 685 09/21/01 # MD; CCM; 9/21/01; 8/30/01; M. VICTORSON, WM. SCHWARTZ,
 686 D. CECIL, J. SKAGGS, E. JAMES; BY BD
 687 09/21/01 # MD; CCM; 9/21/01; 8/30/01; M. VICTORSON, L. CROSCO,
 688 J. SKAGGS, J. MILLER, D. CECIL, E. JAMES; BY EB
 689 09/21/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S TO P
 690 09/21/01 # COS AS TO DANA CORP'S COMBINED DISCOV REQ
 691 09/21/01 # COS AS TO FERODO AMERICA'S COMBINED DISCOV REQ
 692 09/21/01 # COS AS TO FOSCO INC'S COMBINED DISCOV REQ
 693 09/21/01 # COS AS TO GAGE CO'S COMBINED DISCOV REQ
 694 09/21/01 # COS AS TO GASKET HOLDINGS COMBINED DISCOV REQ
 695 09/21/01 # COS AS TO RHONE POULBNC INC'S COMBINED DISCOV REQ
 696 09/21/01 # COS AS TO TEN LTD'S COMBINED DISCOV REQ
 697 09/21/01 # COS AS TO UNION CARBIDE CORP'S COMBINED DISCOV REQ
 698 09/21/01 # A.W. CHESTERBTON CO'S JOINDER IN OBJ TO MEDIATION O W/COS
 699 09/21/01 # COS AS TO FOSCO INC'S COMBINED DISCOV REQ
 700 09/21/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S
 701 09/24/01 # NOT OF HRG; MOT TO F AND C; MOT TO F AND C;
 702 # MOT TO F AND C; MOT TO F AND C; MOT TO F AND C
 703 # MOT TO F AND C; MOT TO F AND C; MOT TO F AND C
 704 # MOT TO F AND C; MOT TO F AND C; MOT TO F AND C
 705 # MOT TO F AND C W/COS
 706 09/24/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S
 707 09/24/01 # (13) COS' AS TO VARIOUS D'S COMBINED DISCOV REQ TO P
 708 09/24/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S TO P
 709 09/24/01 # ADOPTION OF OBJ'S TO MEDIATION O W/COS
 710 09/28/01 # COS AS TO FOSCO INC'S COMBINED DISCOV REQ
 711 10/01/01 # GEO P. REINTJES CO'S EXH'S & DEMONSTRATIVE MATERIALS W/COS
 712 10/01/01 # GLEBEAY NORTON CO'S EXH'S W/COS
 713 10/01/01 # NOT OF HRG
 714 10/01/01 # NOT OF STATUS CONF W/COS
 715 10/02/01 # LET FR SCOTT SEGAL TO JEAN FRIEND DTD 9/28/01 W/ATTACH
 716 10/02/01 # LET FR SCOTT SEGAL TO GLENDA BROOKS DTD 9/28/01
 717 10/02/01 # NOT OF HRG W/COS
 718 10/02/01 # NOT OF HRG W/COS
 719 10/03/01 # DESIGN OF PROPOSED MEDIATORS W/COS

720 10/03/01 # MOT TO OPT-IN OR OPT-OUT OF MEDIATION PLAN W/COS
 721 10/03/01 # DESIGN OF PROPOSED MEDIATORS W/COS
 722 10/03/01 # MOT FOR EXT OF TIME WITHIN TO OPT-IN OR OPT-OUT MEDIATION
 723 W/COS
 724 10/05/01 # INDUSTRIAL SUPPLY SOLUTIONS JOINDER IN & ADOPTION OF OBJ'S
 725 # TO MEDIATION O W/COS
 726 10/05/01 # GORDON GASKET'S JOINDER IN & ADOPTION OF OBJ'S TO MEDATION
 727 O W/COS
 728 10/09/01 # COS AS TO P'S RESP TO D'S P SPECIFIC INTERROG'S
 729 10/09/01 # NOT OF HRG, MOT TO F 2ND AMD C; P'S MOT TO F 2ND AMD C W/COS
 730 10/09/01 # LET FR SCOTT SEGAL TO GLENDA BROOKS DTD 10/5/01 W/ATTACH
 731 # NOT OF HRG W/COS
 732 10/10/01 # NOT OF SERVICE OF CONGOLEUM CORP'S INTERROG'S W/COS
 733 10/10/01 # NOT OF SERVICE OF CONGOLEUM CORP'S INTERROG'S W/COS
 734 10/10/01 # COS AS TO P'S RESP TO GENERAL ELECTRIC CO'S REQ FOR ADM'S
 735 10/10/01 # LET FR SCOTT SEGAL TO GLENDA BROOKS DTD 10/8/01 W/ATTACH
 736 # NOT OF HRG W/COS
 737 10/11/01 # NOT OF DEBO W/COS;
 738 10/12/01 # MOT FOR APPROV OF DIST OF PROCEEDS
 739 10/12/01 # COS OF NOT OF MOT TO APPROV STLMNT & COMPROM & MOT FOR APPROV C
 740 # DISTRIBUT OF PROCEEDS
 741 10/12/01 # NOT OF MOT TO APPROV STLMNT & COMPROMISE
 742 10/12/01 # NOT OF HRG (10/23/01 AT 9AM) W/COS
 743 10/15/01 <AMD COMP
 744 10/15/01 # NOT TO TAKE DEPO'S W/COS
 745 10/15/01 # ANS OF MINNESOTA MINING & MANUFACTURING CO. W/COS (03-C-264)
 746 10/15/01 # ANS OF MINNESOTA MINING & MANUFACTURING CO. W/COS (03-C-360)
 747 10/15/01 # ANS OF MINNESOTA MINING & MANUFACTURING CO. W/COS (95-C-1595)
 748 10/16/01 # COS AS TO ANS OF MINNESOTA MINING & MANUFACTURING
 749 10/16/01 # ANS OF MINNESOTA MINING & MANUFACTURING (94-C-48)
 750 10/16/01 # NOT OF MOT; P'S MOT FOR LEAVE TO AMD C W/COS
 751 10/16/01 # ANS OF MINNESOTA MINING & MANUFACTURING W/COS
 752 10/16/01 # ANS OF MINNESOTA MINING & MANUFACTURING W/COS
 753 10/16/01 # COS AS TO ANS OF MINNESOTA MINING & MANUFACTURING
 754 10/17/01 # CASE INFO SHEET
 755 10/17/01 # RE-ISSUED SUM & 2 CPYS AS TO AMCHEM PRODUCTS
 756 10/17/01 # RE-ISSUED SUM & 2 CPYS AS TO AB, INC.
 757 10/17/01 # DRESSER INDUSTRIES & HARRISON-WALKER REFRATORIES JOINDER
 758 # IN & ADOPTION OF OBJ'S TO MEDIATION O W/COS
 759 10/17/01 # EXH "A"
 760 10/18/01 # AMD NOT TO TAKE DEPO'S W/COS
 761 10/18/01 # COS AS TO MOT & MOT FOR APPROV
 762 10/19/01 # ELLIS SUPPLY CO'S JOINDER IN & ADOPTION OF OBJ TO MEDIATION
 763 W/COS;
 764 10/22/01 # NOT OF HRG, MOT FOR SUBST OF PARTIES, SUGG OF DEATH
 765 # W/ATTACH'S & COS
 766 10/22/01 # P'S OMNIBUS BRIEF IN OPPOS TO HONEYWELL INTL'S MOT'S TO DIS
 767 # W/EXH & COS
 768 10/24/01 # ERICSSON INC'S JOINDER IN MOT TO DIS W/COS;
 769 10/26/01 # GEORGIA-PACIFIC CORP'S JOINDER IN MOT TO DIS W/COS;
 770 10/26/01 # DISCL OF EXH'S & DOCS OBO DIDIER TAYLOR REFRATORIES CORP. &
 771 # NL INDUSTRIES W/COS;
 772 10/26/01 # COS AS TO PLIBRICO'S RESP TO P'S REQ FOR ADM'S
 773 10/26/01 # GREENE TWEED & CO'S EXH LIST W/COS
 774 10/26/01 # NITRO INDUSTRIAL COVERINGS RESERVATIONS REGARDING DOC
 775 # REPOSITORY PROD W/COS
 776 10/29/01 # NOT TO TAKE DEPO'S W/COS
 777 10/29/01 # FAIRMONT SUPPLY CO'S JOINDER IN MOT W/COS
 778 10/29/01 # COS AS TO INTERSOL-RAND CO'S RESP TO P'S REQ FOR ADM
 779 10/29/01 # COS AS TO GREENE TWEED & COS, OBJ'S & ANS' TO P'S 1ST
 780 # REQ FOR ADM & INTERROG'S
 781 10/29/01 # COS AS TO GREENE TWEED & CO'S OBJ'S & ANS' TO P'S 1ST
 782 # REQ FOR ADM & INTERROG'S
 783 10/29/01 # LET FR MARLON KIMPSON TO CLK DTD 10/23/01; FAX COV LET
 784 10/31/01 # LET FR MARLON KIMPSON TO CLK DTD 10/29/01
 785 11/02/01 # SUPP DOC/EXH LIST OF P'S REPRESENTED BY HARTLEY O'BRIEN

786 # PARSONS THOMPASON & HILL W/ATTACH & COS
 787 11/02/01 # COS AS TO REQ FOR PROD TO COMBUSTION ENGINEERING
 788 11/02/01 # NOT OF MOT: P'S MOT FOR LEAVE TO AMD C W/COS
 789 11/05/01 # MOT TO AMD C W/EXH'S & W/COS
 790 11/05/01 # CASE INFO SHEET; AMD C W/EXH & COS; ISSUED SUM & 10 CPYS CR
 791 # AMD C; NOT OF HRG W/COS
 792 11/05/01 # P'S MOT TO SET ASIDE; MEMO IN SUPP OF MOT W/EXH'S & COS
 793 11/05/01 *O: P GRT LEAVE TO P AMD C/MAC
 794 11/06/01 # COV LET; RESP OF COMBUSTION ENGINEERING TO P'S MOT TO STRIKE
 795 # OR MOT TO COMPEL W/EXH'S & COS
 796 11/06/01 # NOT OF HRG; MOT TO SUBST TRIAL CASES W/COS
 797 11/06/01 # RENEWED MOT IN SUPP OF MOBIL OIL CORP'S PROPOSED MASTER
 798 # CASE MANAGEMENT & SCHED O W/EXH'S & COS
 799 11/06/01 # LET FR SCOTT SEGAL TO JEAN FRIEND DTD 11/5/01 W/ATTACH
 800 11/06/01 # LET FR SCOTT SEGAL TO GLENDA BROOKS DTD 11/5/01 W/ATTACH
 801 11/06/01 # NOT OF HRG W/COS
 802 11/06/01 # LET FR SCOTT SEGAL TO JEAN FRIEND DTD 11/5/01 W/ATTACH
 803 11/06/01 # NOT OF HRG; VARIOUS D'S SUPP MEMO TO D'S REPLY TO P'S RESP TO
 804 11/06/01 # D'S MOT TO DIS CR MOT FOR SJ W/COS
 805 11/07/01 # EXH LIST DBO VARIOUS D'S W/EXH'S & COS
 806 11/07/01 # MOT TO DIS OR MOT FOR MORE DEFINITE STATEMENT W/COS
 807 11/07/01 # ACQS INC'S JOINDER IN MOT TO DIS W/COS
 808 11/07/01 # O: AGREED O TO DISM VARIOUS W/ P CLAIMS AGNST HAK INSURERS &
 809 11/09/01 # HER IN BROOKS CO CIR CT/MAC (8/10/6)
 810 11/09/01 # MOT TO DELETE CNSL FROM MAILING LIST W/COS
 811 11/09/01 # MASTER COS AS TO P'S 1ST INTERROG'S TO VARIOUS D'S
 812 11/09/01 *O: PROT O AS TO NESS MOTLEY EXHIBITS/MAC (8/11/8)
 813 11/09/01 # OCCIDENTAL CHEMICAL CORP'S JOINDER IN RENEWED MOT IN SUPP OF
 814 11/13/01 # MOBIL OIL CORP'S W/COS
 815 11/13/01 # NATL. SERVICES JOINDER IN RENEWED MOT IN SUPP OF MOBIL OIL
 816 11/13/01 # CORP'S PROPOSED MASTER CASE MANAGEMENT & SCHED O W/COS
 817 11/13/01 # VIACOM INC'S JOINDER IN RENEWED MOT IN SUPP OF MOBIL OIL
 818 11/13/01 # CORP. W/COS
 819 11/13/01 # OWENS-ILLINOIS INC'S JOINDER IN RENEWED MOT IN SUPP OF
 820 11/13/01 # MOBIL OIL CORP. W/COS
 821 11/13/01 # SHELL OIL CO'S JOINDER IN RENEWED MOT IN SUPP OF MOBIL OIL
 822 11/13/01 # CORP. W/COS
 823 11/13/01 # VIRGINIA & ELECTRIC POWER CO'S JOINDER IN RENEWED MOT IN SUPP
 824 11/13/01 # OF MOBIL OIL CORP. W/COS
 825 11/13/01 # GUARD-LINE INC'S JOINDER IN RENEWED MOT IN SUPP OF MOBIL
 826 11/13/01 # OIL CORP. W/COS
 827 11/13/01 # INGERSOLL-RAND CO'S JOINDER IN RENEWED MOT IN SUPP OF MOBIL
 828 11/13/01 # OIL CORP. W/COS
 829 11/13/01 # WHEELER PROTECTIVE APPARL INC'S JOINDER IN RENEWED MOT
 830 11/13/01 # IN SUPP OF MOBIL OIL CORP. W/COS
 831 11/13/01 # ERICSSON INC'S JOINDER IN RENEWED MOT IN SUPP OF MOBIL
 832 11/13/01 # OIL CORP. W/COS
 833 11/13/01 # HONEYWELL INTL. INC'S JOINDER IN RENEWED MOT IN SUPP OF MOBIL
 834 11/13/01 # OIL CORP. W/COS
 835 11/13/01 # J. ARGENTO, BY EB
 836 11/13/01 # FAIRMONT SUPPLY CORP'S JOINDER IN RENEWED MOT IN SUPP OF MOBIL
 837 11/13/01 # OIL CORP'S PROPOSED MASTER CASE MANAGEMENT & SCHED O W/COS
 838 11/13/01 # DUQUESNE LIGHT CO'S JOINDER IN RENEWED MOT IN SUPP OF MOBIL
 839 11/13/01 # OIL CORP. W/COS
 840 11/13/01 # QUAKER STATE CORP'S JOINDER IN RENEWED MOT IN SUPP OF MOBIL
 841 11/13/01 # OIL CORP. W/COS
 842 11/13/01 # VARIOUS D'S JOINDER IN MOT IN SUPP OF MOBIL OIL CORP. W/COS
 843 11/13/01 # APPLIED EXTRUSION TECHNOLOGIES JOINDER IN RENEWED MOT IN
 844 11/13/01 # SUPP OF MOBIL OIL CORP. W/COS
 845 11/13/01 # WESTVACO CORP'S JOINDER IN RENEWED MOT IN SUPP OF MOBIL OIL
 846 11/13/01 # CORP. W/COS
 847 11/13/01 # OKONITE CO'S JOINDER IN RENEWED MOT IN SUPP OF MOBIL OIL
 848 11/13/01 # CORP. W/COS
 849 11/13/01 # QUIN-T CORP'S JOINDER IN RENEWED MOT IN SUPP OF MOBIL OIL
 850 11/13/01 # CORP. W/COS
 851 11/13/01 #

852 # CORP. W/COS
 853 11/13/01 # GOODYEAR TIRE & RUBBER CO'S JOINDER IN RENewed MOT IN SUPP OF
 854 MOBIL OIL CORP. W/COS
 855 11/13/01 # H.H. ROBERTSON CECO'S JOINDER IN RENewed MOT IN SUPP OF MOBIL
 856 OIL CORP. W/COS
 857 11/13/01 # PITTSBURGH METALS PURIFYING CO'S JOINDER IN RENewed MOT IN
 858 SUPP OF MOBIL OIL CORP. W/COS
 859 11/13/01 # CCX INC'S JOINDER IN RENewed MOT IN SUPP OF MOBIL OIL CORP.
 860 W/COS
 861 11/13/01 # LIMBACH/ENRON'S JOINDER IN RENewed MOT IN SUPP OF MOBIL OIL
 862 CORP. W/COS
 863 11/13/01 # ZURN INDUSTRIES JOINDER IN RENewed MOT IN SUPP OF MOBIL
 864 OIL CORP. W/COS
 865 11/13/01 # SEEGOTT INC'S JOINDER IN RENewed MOT IN SUPP OF MOBIL OIL
 866 CORP. W/COS
 867 11/13/01 # BRAVO CORP'S JOINDER IN RENewed MOT IN SUPP OF MOBIL OIL
 868 CORP. W/COS
 869 11/13/01 # GREAT LAKES CARBON'S JOINDER IN RENewed MOT IN SUPP OF
 870 MOBIL OIL CORP. W/COS
 871 11/13/01 # GREENE TWEED'S JOINDER IN RENewed MOT IN SUPP OF MOBIL
 872 OIL CORP. W/COS
 873 11/13/01 # PLIBRICO'S JOINDER IN RENewed MOT IN SUPP OF MOBIL OIL
 874 CORP. W/COS
 875 11/14/01 # LET FR SS DTD 11/9/01; SUM W/RET (10/24/01 SS) AS TO AMCHEM
 876 PRODUCTS W/RMR
 877 11/13/01 *O: SELECTING & ASSIGNING MEDIATORS/GAUGHN (S/11/9)
 878 11/13/01 *O: SELECTING & ASSIGNING RAILROAD MEDIATORS/GAUGHN (S/11/9)
 879 11/14/01 # ISSUED SUM & 4 CPYS ON AMD C
 880 11/14/01 # ISSUED SUM & 4 CPYS ON AMD C
 881 11/14/01 # CASE INFO SHEET; AMD C W/EXH'S
 882 11/14/01 # AMD C W/EXH'S
 883 11/15/01 # MASTER COS AS TO UNIROVAL INC'S MOT FOR JOINDER IN DUPONT'S
 884 OPOS TO P'S NOT
 885 11/16/01 # COS AS TO NOT OF DEPO
 886 11/16/01 @ ND; 11/9/01; 133 COPIES SEE ATTACH; BY LJ
 887 11/16/01 @ ND; 11/9/01; 123 COPIES SEE ATTACH; BY LJ

IN RE: ASBESTOS LITIGATION vs. A & I COMPANY

CASE 01-C-9001

KANAWHA

LINE	DATE	ACTION
1	05/23/01	# ANS OF GREENE TWEED & CO. TO P'S C W/COS (01-C-580)
2	05/24/01	# COS AS TO MOBIL OIL CORP'S RESP TO P'S 1ST INTERROG'S & REQ FOR PROD
3	05/24/01	# REQ FOR PROD
4	05/24/01	# COS AS TO MOBIL OIL CORP'S RESP TO DENVER HADLEY'S 1ST REQ
5	05/24/01	# FOR ADM'S, INTERROG'S & REQ FOR PROD
6	05/24/01	# ANS OF MCJUNKIN CORP. W/COS (01-C-580)
7	05/24/01	# COS AS TO P'S RESP TO MCJUNKIN CORP'S 2ND REQ FOR PROD
8	05/24/01	# COS AS TO DANA CORP'S COMBINED DISCOV REQ TO P
9	05/24/01	# COS AS TO PERODO AMERICA INC'S COMBINED DISCOV REQ TO P
10	05/24/01	# COS AS TO FOSCO INC'S COMBINED DISCOV REQ
11	05/24/01	# COS AS TO GAGE CO'S COMBINED DISCOV REQ
12	05/24/01	# COS AS TO GASKET HOLDINGS COMBINED DISCOV REQ
13	05/24/01	# COS AS TO RHONE-POULENC INC'S COMBINED DISCOV REQ TO P
14	05/24/01	# COS AS TO US GYPSUM CO'S COMBINED DISCOV REQ
15	05/24/01	# COS AS TO UNION CARBIDE CORP'S COMBINED DISCOV REQ
16	05/24/01	# MOT TO DIS & ANS OF MONONGAHELA POWER CO. TO P'S 2ND AND C W/COS; CASE INFO SHEET
17	05/24/01	# COS AS TO P'S RESP TO AMCHEM PRODUCTS COMBINED DISCOV REQ
18	05/24/01	# COS AS TO P'S RESP TO TEN LTD'S COMBINED DISCOV REQ
19	05/24/01	# COS AS TO P'S RESP TO TEN LTD'S COMBINED DISCOV REQ
20	05/24/01	# COS AS TO P'S RESP TO UNION CARBIDE CORP'S COMBINED DISCOV REQ
21	05/24/01	# COS AS TO P'S RESP'S TO UNITED STATES GYPSUM CO'S COMBINED DISCOV REQ
22	05/24/01	# DISCOV REQ
23	05/25/01	# NOT OF HRG; MOT TO COMPEL W/ATTACH'S & COS
24	05/25/01	# COS AS TO ANS' OF JOSEPH PANELLA TO D'S MASTER INTERROG'S & REQ FOR PROD
25	05/25/01	# 2ND MOT OF HRG W/COS; NOT OF DEPO W/COS
26	05/25/01	# COS AS TO US GYPSUM CO'S COMBINED DISCOV REQ TO P
27	05/25/01	# COS AS TO TEN LTD'S COMBINED DISCOV REQ TO P
28	05/25/01	# COS AS TO GASKET HLDINGS COMBINED DISCOV REQ TO P
29	05/25/01	# COS AS TO DANA CORP'S COMBINED DISCOV REQ TO P
30	05/25/01	# COS AS TO CERTAINTED CORP'S COMBINED DISCOV REQ TO P
31	05/25/01	# ANS OF METROPOLITA LIFE INS. CO. TO P'S AND C & TO CR CL'S W/COS
32	05/25/01	# CASE INFO SHEET; ANS OF ACES, INC., TO P'S AND C & ANS TO ALL CR CL'S W/COS (01-C-580)
33	05/25/01	# ANS OF MOBIL OIL CORP TO P AND C (PARKER/98-C-232M) W/COS
34	05/25/01	# ANS OF MOBIL OIL CORP TO P AND C (HOWELL/98-C-128K) W/COS
35	05/25/01	# P MOT TO F 3RD AND C ADDING A-BEST PROD (00-C-2830/ADKINS)
36	05/17/01	# NOT OF HRG W/COS
37	05/17/01	# ANS OBO METROPOLITAN LIFE INS W/COS (MARSHALL COUNTY) W/COS
38	05/17/01	# REQ TO ENTER & INSPECT PREMISES W/COS
39	05/23/01	# COS AS TO CLARA MEREDITH'S 1ST REQ FOR ADM, INTERROG'S & REQ TO PROD OF WEIRTON STEEL CORP. & NATL. STEEL CORP. (99-C-226 BROOKER CO.)
40	05/23/01	# CASE INFO SHEET; ANS OF DRESSER INDUSTRIES TO AND C W/COS
41	05/23/01	# ANS TO ALL CR CL'S (01-C-580)
42	05/23/01	# COS AS TO P'S 3RD SUPP RESP TO ASBESTOS D'S MASTER SET OF P SPECIFIC INTERROG'S & PROD OF MEDICAL RECORDS (98-C-1273)
43	05/23/01	# NOT OF DEPO W/COS
44	05/23/01	# CASE INFO SHEET; ANS OF NATL. SERVICE INDUSTRIES TO AND C W/COS
45	05/23/01	# NOT OF HRG W/COS
46	05/23/01	# COS AS TO MONSANTO CO'S RESP TO P'S INTERROG'S & REQ FOR PROD
47	05/23/01	# & RESP'S TO REQ FOR ADM
48	05/23/01	# ANS OF JOHN CRANE INC. TO P'S 3RD AND C & ANS TO ALL CR CL'S
49	05/23/01	# W/COS; 3RD AND C (00-C-2830) W/COS
50	05/23/01	# AND NOT OF DEPO'S W/COS;
51	05/31/01	# COS AS TO P'S VERIFIED ANS' TO D'S MASTER 1ST INTERROG'S
52	05/31/01	# CO: COMBUSTION ENGINEERING, INC HAS TIL 6//16/01 TO FILE ANS

60 05/31/01 /MAC (01-C-580)
 61 05/31/01 <0: FILING AMD COMP/MAC
 62 05/31/01 <3RD AMD COMP
 63 06/01/01 # COS AS TO NITRO INDUSTRIAL COVERINGS INTERROG'S & REQ FOR
 64 06/01/01 # PROD OF DOCS (01-C-580)
 65 06/01/01 # COS AS TO NITRO INDUSTRIAL COVERINGS INTERROG'S & REQ FOR PROD
 66 06/01/01 # COS AS TO NOT OF DEPO; COS AS TO P'S INTERROG'S TO A.I. CO.
 67 06/01/01 # COS AS TO NOT OF DEPO; COS AS TO P'S INTERROG'S TO A.P. GREEN
 68 06/01/01 # INDUSTRIES
 69 06/01/01 # COS AS TO P'S INTERROG'S TO G.V. HAMILTON, INC.,
 70 06/01/01 # COS AS TO NOT OF DEPO
 71 06/01/01 # COS AS TO NOT OF DEPO
 72 06/01/01 # COS AS TO P'S INTERROG'S TO A.C.G.S. INC.,
 73 06/01/01 # COS AS TO NOT OF DEPO
 74 06/01/01 # COS AS TO P'S INTERROG'S TO NITRO INDUSTRIAL COVERINGS
 75 06/01/01 # COS AS TO NOT OF DEPO
 76 06/01/01 # COS AS TO P'S INTERROG'S TO ALIAS INDUSTRIES
 77 06/01/01 # COS AS TO NOT OF DEPO
 78 06/01/01 # COS AS TO P'S INTERROG'S TO FAIRMONT SUPPLY CO.
 79 06/01/01 # COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO 1ST REQ FOR
 80 06/01/01 # ADM'S, INTERROG'S & REQ FOR PROD
 81 06/01/01 # COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S 1ST INTERROG
 82 06/01/01 # & REQ FOR PROD
 83 06/01/01 # RE-ISSUED SUM & 2 CPYS AS TO LAKE ASBESTOS OF QUEBEC LTD. (01-
 84 06/01/01 # C-580)
 85 06/01/01 # STIP (01-C-580)
 86 06/01/01 # ND; CCM; 5/31/01; 5/31/01; J. STRAGGS, BY EB
 87 06/01/01 # ND; CCM; 5/31/01; 5/31/01; L. HESS, G. GUERIN; BY EB
 88 06/04/01 # NOT OF DEPO W/COS; NOT OF DEPO W/COS
 89 06/04/01 # NOT OF DEPO W/COS
 90 06/04/01 # COS AS TO P'S ANS' TO W.D'S 1ST INTERROG'S & REQ FOR PROD
 91 06/04/01 # COS AS TO P'S RESP TO VARIOUS D'S REQ FOR ADM'S
 92 06/04/01 # ANS OF VIMASCO CORP. TO ALI CR CL'S W/COS
 93 06/04/01 # CASE INFO SHEET; ANS OF VIMASCO CORP.
 94 06/04/01 # NOT OF DEPO'S W/COS
 95 06/04/01 <0: FILING AMD COMPANING BEST PRODUCTS CO & SAFETY FIRST INC
 96 AS DEPS/MAC
 97 06/04/01 <0: AS TO P'S DENVER R & CLARA M. HADLEY & DEP FORD MOTOR
 98 COMPANY/MAC (MARSHALL CTY (01-C-22M)
 99 06/04/01 <0: AS TO P'S WM O & PATRICIA MORRISON & DEP FORD MOTOR COMPANY
 100 MAC (01-C-22M)
 101 06/04/01 <AGRD 0: DISMISSING MVA ELECTRIC SUPPLY INC W/PREF/MAC
 102 06/05/01 # COS AS TO US GYPSUM CO'S COMBINED DISCOV REQ
 103 06/05/01 # COS AS TO UNION CARBIDE CORP'S COMBINED DISCOV REQ
 104 06/05/01 # COS AS TO F&W LTD'S COMBINED DISCOV REQ
 105 06/05/01 # COS AS TO RHONE POULENC INC'S COMBINED DISCOV REQ
 106 06/05/01 # COS AS TO MALL. SERVICE INDUSTRIES COMBINED DISCOV REQ
 107 06/05/01 # COS AS TO I. U. NORTH AMERICA'S COMBINED DISCOV REQ
 108 06/05/01 # COS AS TO GASKET HOLDINGS COMBINED DISCOV REQ
 109 06/05/01 # COS AS TO C.E. THURSTON & SONS COMBINED DISCOV REQ
 110 06/05/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S
 111 06/05/01 # COS AS TO P'S ANS' TO VARIOUS D'S REQ FOR ADM'S
 112 06/05/01 # P'S RESP TO D'S MONONGAHELA POWER CO'S NOT TO DIS W/COS
 113 06/05/01 # COS AS TO P'S 3RD SUPP RESP TO ASBESTOS D MASTER SET OF P
 114 06/05/01 # SPECIFIC INTERROG'S & PROD OF MEDICAL RECORDS
 115 06/05/01 # 3RD AMD C (00-C-264 PUTNAM CO.)
 116 06/05/01 # 2ND AMD C (00-C-380)
 117 06/05/01 # AMD C (98-C-1279)
 118 06/06/01 # CASE INFO SHEET;
 119 06/06/01 # COS AS TO P'S NOT OF DEPO
 120 06/06/01 # ANS OF FLIBRICO CO. TO AMD C, CR C.J. & ANS TO CR CL'S W/COS
 121 06/06/01 # ENVELOPE AS TO GERALDINE GUERIN RET MARKED "RET TO SENDER"
 122 06/06/01 # COS AS TO P'S RESP TO VARIOUS D'S REQ FOR ADM'S
 123 06/08/01 # COS AS TO P'S INTERROG'S TO APPALACHIAN POWER CO.
 124 06/08/01 # COS AS TO P'S 4TH SUPP RESP TO ASBESTOS D'S MASTER SET OF
 125 06/08/01 # P SPECIFIC INTERROG'S & PROD OF MEDICAL RECORDS

126 06/11/01 # WM. & PATRICIA MORRISON'S INITIAL PRODUCT &/OR PREMISES
127 06/11/01 # IDENTIFICATION WIT LIST
128 06/11/01 # DENVER & CLARA HADLEY'S INITIAL PRODUCT &/OR PREMISES
129 06/11/01 # IDENTIFICATION WIT LIST
130 06/11/01 # COS AS TO EXPERT WIT DESIGN & STATEMENT & INITIAL PRODUCT
131 06/11/01 # &/OR PREMISES IDENTIFICATION WIT LIST'S
132 06/11/01 # BARBARA LEMLEY'S EXPERT WIT DESIGN & STATEMENT W/COS
133 06/11/01 # BARBARA LEMLEY'S INITIAL PRODUCT &/OR PREMISES IDENTIFICATION
134 06/11/01 # WIT LIST
135 06/11/01 # CLARA MEREDITH'S INITIAL PRODUCT &/OR PREMISES IDENTIFICATION
136 06/11/01 # WIT LIST
137 06/11/01 # CLARA MEREDITH'S EXPERT WIT DESIGN & STATEMENT W/COS
138 06/11/01 # P'S 2ND SUPP FACT & CO-WORKER WIT LIST W/COS
139 06/11/01 # P'S DISCL OF PRODUCT IDENTIFICATION & LAY WIT'S W/COS
140 06/11/01 # P'S STATEMENT CONCERNING TESTIMONY OF EXPERT WIT'S W/ATTACH &
141 06/11/01 # W/COS
142 06/11/01 # P'S DISCL OF MATTERS RAISED IN MASTER CASE MANAGEMENT O W/COS
143 06/11/01 # NOT OF SERVICE OF RESP'S OF GEORGE V. HAMILTON INC. TO P'S
144 06/11/01 # INTERROG'S
145 06/11/01 # P'S MOT TO AMD C W/COS
146 06/11/01 # NOT OF HRG W/COS
147 06/11/01 # ND; CCM: 6/11/01; 6/4/01 (2 O'S); B. MATTOCK, T. GOLDBERG; CB
148 06/11/01 # NO; LEE M. DAVIS ADMITTED PRO HAC VICE/MAC (56/4);
149 06/11/01 # NO; PLTPS GRANTED MOT TO AMND COMPLAINT/MAC (56/4)
150 06/12/01 # P'S SUPP TO PREMISES & PRODUCT IDENTIFICATION WIT'S W/COS
151 06/13/01 # COS AS TO CLARA MEREDITH'S 1ST REQ FOR ADM, INTERROG'S &
152 06/13/01 # REQ TO PROD
153 06/13/01 # COS AS TO CLARA MEREDITH'S 2ND REQ FOR ADM, INTERROG &
154 06/13/01 # REQ FOR PROD
155 06/13/01 # COS AS TO UNION CARBIDE CORP'S REQ FOR PROD & INTERROG'S
156 06/13/01 # COS AS TO NOT OF CO-WORKER DEPO
157 06/13/01 # ANS OF METROPOLITAN LIFE INS. CO. TO P'S 3RD AMD C & TO
158 06/13/01 # CR CL'S W/COS
159 06/14/01 # (1G) COS' AS TO COMBUSTION ENGINEERING'S 1ST INTERROG'S &
160 06/14/01 # REQ FOR PROD TO P'S
161 06/14/01 # MOT TO SEVER EATON CORP. AS A PARTY D IN SEPT. TRIAL GROUP
162 06/14/01 # W/EXH; NOT OF MOT W/COS
163 06/15/01 # COS AS TO DENVER HADLEY & WM. MORRISON'S ANS' TO VARIOUS P'S
164 06/15/01 # REQ FOR ADM
165 06/15/01 # ANS OF MOBIL OIL CORP. TO P'S AMD C, ANS TO CR CL'S & CR CL
166 06/15/01 # W/COS
167 06/15/01 # ANS OF MOBIL OIL CORP. TO P'S AMD C, ANS TO CR CL'S & CR CL
168 06/15/01 # W/COS
169 06/15/01 # ANS OF MOBIL OIL CORP. TO P'S AMD C, ANS TO CR CL'S & CR CL'S
170 06/15/01 # W/COS
171 06/15/01 # COS AS TO BRISSEON INC'S RESP'S TO P'S INTERROG'S
172 06/15/01 # COS AS TO P'S DISCL OF EXPERT WIT'S
173 06/15/01 # COS AS TO P'S DISCL OF EXPERT WIT'S
174 06/15/01 # COS SA TO P'S DISCL OF EXPERT WIT'S
175 06/18/01 # P'S DESIGN OF PRODUCT IDENTIFICATION WIT'S & EXPERTS W/COS
176 06/18/01 # COS AS TO CLARA MEREDITH'S SUPP ANS' TO D'S MASTER INTERROG'S
177 06/18/01 # & REQ FOR PROD
178 06/19/01 # COS AS TO VARIOUS D'S COMBINED DISCOV REQ
179 06/19/01 # COS AS TO VARIOUS D'S COMBINED DISCOV REQ
180 06/19/01 # MOT FOR ADM PRO HAC VICE; VERIFIED STATEMENT
181 06/19/01 # MOT FOR ADM PRO HAC VICE; VERIFIED STATEMENT W/COS;
182 06/19/01 # LET FR PAULA DURST TO KATHY HENNING DTD 6/15/01
183 06/19/01 # COS AS TO MORONGAHELA POWER CO'S RESP'S TO P'S 1ST REQ FOR
184 06/19/01 # PROD
185 06/19/01 # ANS OF COMBUSTION ENGINEERING TO P'S AMD C & ANS OF COMBUSTION
186 06/19/01 # TO ALL CR CL'S W/COS
187 06/19/01 # CASE INFO SHEET; ANS OF COMBUSTION ENGINEERING TO P'S AMD C
188 06/19/01 # & ANS TO ALL CR CL'S W/COS; CASE INFO SHEET
189 06/21/01 # COS AS TO P DESIG OF EXPT
190 06/21/01 # COS AS TO P RESP TO MCDUNKIN'S INTERR & REQ FOR FOD (01-C-56C/
191 RICHARD L. LEWIS)

192 06/21/01 *NOT OF DEPO 100-C-2830/CLARENCE ADKINS) W/COS
193 06/21/01 *COS AS TO CONSOLID REQ FOR ADM, INTERR & REQ FOR PCD (01-C-22M
194 DENVER HADLEY)
195 06/21/01 *COS AS TO CONSOLID REQ FOR ADM, INTERR & REQ FOR PCD (99-C-2478
196 JAMES MURPHY) & (RAYMOND V. ATKINS 98-C-231)
197 06/21/01 *COS AS TO CONSOLID REQ FOR ADM, INTERR & REQ FOR PCD (99-C-143
198 RI/BARBARA LEMLEY
199 06/21/01 *COS AS TO CONSOLID REQ FOR ADM, INTERR & REQ FOR PCD (98-C-1279
200 /MARIE TILMAN
201 06/21/01 *COS AS TO CONSOLID REQ FOR ADM, INTERR & REQ FOR PCD (00-C-2830
202 /CLARENCE ADKINS
203 06/22/01 *RE-ISS SUM & 1 CPY AS LAKE ASBESTOS (01-C-580/RICHARD LEWIS)
204 06/22/01 *COS AS TO P INTER TO D (00-C-2830/CLARENCE ADKINS)
205 06/21/01 *COS AS TO CONSOLID REQ FOR ADM, INTERR & REQ FOR PCD (98-C-232M
206 /MARILYN PARKER & 00-C-135 RI/DONALD MARTIN
207 06/21/01 *COS AS TO P RESP TO VARIOUS D REQ FOR ADM (91-C-580/RICHARD
208 LEWIS
209 06/21/01 *COS AS TO COMBUSTION ENG 1ST SET INTERR & REQ FOR PCD TO
210 (01-C-590/RICHARD LEWIS)
211 06/21/01 *COS AS TO CONSOLIDATED REQ FOR ADM'S, INTERROG'S & REQ FOR DOC
212 06/21/01 *COS AS TO ANS' OF US MINERAL PRODUCTS TO P'S 1ST INTERROG'S &
213 06/21/01 # REQ TO PROD
214 06/21/01 # COS AS TO ANS' OF US MINERAL PRODUCTS TO P'S 1ST REQ FOR ADM'S
215 06/21/01 # INTERROG'S & REQ TO PROD
216 06/22/01 # COS AS TO INTERROG'S, REQ FOR PROD & REQ FOR ADM'S
217 06/22/01 # COS AS TO 1ST INTERROG'S, REQ FOR PROD & REQ FOR ADM
218 06/22/01 # COS AS TO 1ST INTERROG'S, REQ FOR PROD & REQ FOR ADM
219 06/22/01 # COS AS TO 1ST INTERROG'S, REQ FOR PROD & REQ FOR ADM'S
220 06/22/01 # ANS OF BIGELOW-LIPTAK CORP. R/K/A A.P. GREEN SERVICES
221 06/22/01 # TO P'S AMD C W/COS
222 06/25/01 # COS AS TO P'S NOT OF DEPO
223 06/25/01 # LET FR SS DTD 6/22/01, SUM W/RET (6/5/01 SS) AS TO LAKE
224 06/25/01 # ASBESTOS OF QUEBEC LTD. W/RMR (01-C-580)
225 06/25/01 # COS AS TO P'S COMBINED DISCOV REQ TO POSTER WHEELER &
226 06/25/01 # WESTINGHOUSE ELECTRIC CORP. & P'S 2ND REQ FOR ADM'S, INTERROG
227 06/25/01 # & REQ FOR PROD TO GENERAL ELECTRIC CO.
228 06/25/01 # COS AS TO ANS' TO P'S INTERROG'S TO NITRO INDUSTRIAL COVERINGS
229 06/25/01 # COS AS TO P'S COMBINED DISCOV TO COMBUSTION ENGINEERING
230 06/26/01 # 3RD NOT OF HRG W/COS
231 06/26/01 # COS AS TO P'S RESP'S TO VARIOUS D'S REQ FOR ADM'S
232 06/26/01 # COS AS TO P'S RESP TO VARIOUS D'S COMBINED DISCOV REQ
233 06/27/01 # ISSUED SUM & 4 CPYS ON 3RD AMD C
234 06/27/01 # 3RD AMD C
235 06/27/01 # CASE INFO SHEET, ANS & CR CL OF VOTO MANUFACTURERS SALES
236 06/27/01 # TO P'S AMD C W/COS
237 06/29/01 # COS AS TO P'S RESPT TO DEF
238 06/29/01 # COS AS TO RESP OF ACAS INC. TO P'S INTERROG'S & REQ FOR PCD
239 06/29/01 # NOT OF DEPO W/COS
240 06/29/01 # NOT TO APPLY COLLATERAL ESTOPPEL AS TO D'S ERICSSON &
241 06/29/01 # OKONITE CO. W/COS
242 06/29/01 # NOT OF HRG W/COS
243 07/02/01 # COS AS TO P'S RESP TO RHONE POULENC'S COMBINED DISCOV REQ
244 07/02/01 # COS AS TO P'S RESP TO UNION CARBIDE CORP'S DISCOV REQ
245 07/02/01 # COS AS TO P'S ANS' TO OKONITE CO. & ACAS INC'S REQ FOR ADM
246 06/29/01 # COS AS TO RESP OF ACAS TO P'S INTERROG'S & REQ FOR PROD
247 07/02/01 # INITIAL LAY WIT DISCL OF ROBERTSON-CSCO CORP. W/COS
248 07/02/01 # WIT LIST W/COS; WIT LIST W/COS; WIT LIST W/COS
249 07/02/01 # POSTER WHEELER CORP. & POSTER WHEELER ENERGY CORP'S DISCL OF
250 LAY & EXPERT WIT'S W/COS
251 07/02/01 # COS AS TO P'S 2ND COMBINED DISCOV TO COMBUSTION ENGINEERING
252 07/02/01 # WIT LIST W/COS; WIT LIST W/COS;
253 07/02/01 # WIT LIST W/COS; WIT LIST W/COS; WIT LIST W/COS; WIT LIST W/COS
254 06/28/01 *NOT FOR PRO HAC VICE ADM (99-C-2478/MURPHY) W/COS
255 07/02/01 # COS AS TO RESP OF ARISTECH CHEMICAL CORP. TO P'S REQ FOR ADM
256 07/02/01 # INITIAL LAY WIT DISCL OF F.B. WRIGHT CO. OF CINCINNATI W/COS
257 07/02/01 # LET FR SS DTD 6/28/01, SUM W/RET (4/24/01 SS) AS TO EACH D.

258 # 113) RMR'S: RMR AS TO SAFETY FIRST SUPPLY RET MARKED
 259 # "ATTEMPTED NOT KNOWN": RMR AS TO LAKE ASBESTOS OF QUEBEC RET
 260 # MARKED "ATTEMPTED NOT KNOWN": RMR AS TO TURNER & NEWELL RET
 261 # MARKED "RET TO SENDER"
 262 07/05/01 # COS AS TO P'S INTERROG'S & REQ FOR PROD TO ALL D'S
 263 07/05/01 # COS AS TO P'S RESP TO VARIOUS D'S REQ FOR ADM'S
 264 07/05/01 # COS AS TO P'S RESP TO VARIOUS D'S REQ FOR ADM'S
 265 07/05/01 # COS AS TO P'S INTERROG'S & REQ FOR PROD
 266 07/05/01 # DESIGN OF LAY WIT'S & EXPERT WIT'S OBO HONEYWELL INTL. W/COS
 267 07/05/01 # RE-ISSUED SUM & 2 CPYAS TO JOAN CRANE INC. (01-C-5801
 268 07/05/01 # MOT TO COMPEL W/COS
 269 07/05/01 # GARLOCK INC'S EXPERT WIT DISCL & ANCHOR PACKING'S EXPERT WIT
 270 07/05/01 # DISCL W/COS
 271 07/05/01 # OHIO VALLEY INSULATING CO'S LIST OF WIT'S & EXP'S W/COS
 272 07/05/01 # COS AS TO P'S ANS' TO VARIOUS D'S INTERROG'S & REQ FOR PROD
 273 07/05/01 # COS AS TO P'S ANS' TO NITRO INDUSTRIAL COVERING'S INTERROG'S &
 274 07/05/01 # REQ FOR PROD: DESIG OF LAY WIT OBO HONEYWELL W/COS
 275 07/05/01 # COS AA TO AMD C/S: OHIO VALLEY INS LIST OF WITN & EXH W/COS
 276 07/05/01 # COS AS TO P'S CONSOLID REQ FOR ADM'S, INTERROG'S & REQ FOR <<C
 277 07/05/01 # COS AS TO P'S 1ST MASTER INTERROG'S TO ALL D'S & P'S 1ST
 278 07/05/01 # MASTER SET OF INTERROG'S & REQ FOR PROD
 279 07/05/01 # CASE INFO SHEET: ANS & CR CL'S & ANS TO CR CL'S OF CENTRAL
 280 07/06/01 # OPERATING CO. W/COS (98-C-232 MARSHALL CO.)
 281 07/06/01 # CASE INFO SHEET: ANS & CR CL'S & ANS TO CR CL'S OF CENTRAL
 282 07/06/01 # OPERATING CO. W/COS (99-C-193 BROCKE CO.)
 283 07/06/01 # CASE INFO SHEET: ANS, CR CL'S & ANS TO CR CL'S W/COS
 284 07/06/01 # CASE INFO SHEET: ANS, CR CL'S & ANS TO CR CL'S W/COS
 285 07/06/01 # CASE INFO SHEET: ANS, CR CL'S & ANS TO CR CL'S W/COS
 286 07/06/01 # CASE INFO SHEET: ANS, CR CL'S & ANS TO CR CL'S W/COS
 287 07/06/01 # CASE INFO SHEET: ANS, CR CL'S & ANS TO CR CL'S W/COS
 288 07/06/01 # CASE INFO SHEET: ANS, CR CL'S & ANS TO CR CL'S W/COS
 289 07/06/01 # CASE INFO SHEET: ANS, CR CL'S & ANS TO CR CL'S W/COS
 290 07/06/01 # COS AS TO P'S 1ST INTERROG'S & 2ND REQ FOR ADM'S
 291 07/06/01 # WIT LIST OF A-BEST PRODUCTS CO. W/ATTACH & COS
 292 07/06/01 # WIT LIST OF A-BEST PRODUCTS CO. W/ATTACH & COS
 293 07/06/01 # WIT LIST OF GEORGE HAMILTON INC., W/COS
 294 07/06/01 # WIT LIST OF GEORGE HAMILTON INC., W/COS
 295 07/06/01 # WIT LIST OF GEORGE HAMILTON INC., W/COS
 296 07/06/01 # WIT LIST OF GEORGE HAMILTON INC., W/COS
 297 07/06/01 # WIT LIST OF A-BEST PRODUCTS CO. W/ATTACH & COS
 298 07/06/01 # WIT LIST OF A-BEST PRODUCTS CO. W/ATTACH & COS
 299 07/06/01 # WIT LIST OF GEORGE HAMILTON INC., W/COS
 300 07/06/01 # WIT LIST OF GEORGE HAMILTON INC., W/COS
 301 07/06/01 # WIT LIST OF GEORGE HAMILTON INC., W/COS
 302 07/06/01 # WIT LIST OF GEORGE HAMILTON INC., W/COS
 303 07/06/01 # AMETEK CORP'S LAY WIT LIST W/COS
 304 07/06/01 # GENERAL ELECTRIC CO'S LAY WIT LIST W/COS
 305 07/06/01 # LAY WIT DISCL OF QUAKER STATE CORP. W/COS
 306 07/06/01 # LAY WIT DISCL OF NATL. STEEL CORP. W/COS
 307 07/06/01 # MCDUNKIN CORP'S FACT WIT DISCL W/COS
 308 07/06/01 # GMC'S DISCL OF FACT WIT'S W/COS
 309 07/06/01 # DESIGN OF WIT'S OBO ACES, INC., W/COS
 310 07/06/01 # COS AS TO TAN LTD'S COMBINED DISCOV REQ TO P
 311 07/06/01 # COS AS TO GASKET HOLDINGS COMBINED DISCOV REQ
 312 07/06/01 # COS AS TO MAREMONT CORP'S COMBINE DISCOV REQ
 313 07/06/01 # COS AS TO GAGE CO'S COMBINED DISCOV REQ TO P
 314 07/06/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S TO P
 315 07/06/01 # COS AS TO CERTAINTED CORP'S COMBINED DISCOV REQ
 316 07/06/01 # NOT OF MOT; P'S MOT FOR LEAVE TO AMD C W/COS
 317 07/06/01 # COS AS TO P'S INTERROG'S & REQ FOR PROD
 318 07/06/01 # LAY WITH DISCL OBO NO. AMERICAN REFR CO W/COS (CASES FROM
 319 # VARIOUS COUNTIES)
 320 07/09/01 # LAY WITH DISCL OF KAISER ALUMINUM & CHEM CO W/COS (CASE FROM
 321 # VARIOUS COUNTIES)
 322 07/09/01 # LAY WITH DISCL OF GEORGIA-PACIFIC W/COS (CASES FROM VARIOUS
 323 # COUNTIES)

324 07/09/01 *LAY WITH DISCL OF PWC CORP 100-C-369/PUTNAM COI W/COS
 325 07/09/01 *COS AS TO P RESP TO AMERICAN STANDARD & WESTINGHOUSE INTERR &
 326
 327 07/09/01 *COS AS TO P RESP TO AC&S CONSOLID REQ FOR ADM, INTERR & REQ FOR
 328
 329 07/09/01 *Kaiser Altm & P B. Lemley SLP DEFERRING 7/2/01 HRG W/COS
 330 07/09/01 *NOT OF INDEMNIFICATION CLAIM OBO HINCHLIFFE & KERNER W/COS
 331 07/09/01 *HINCHLIFFE & KERNER LIST OF WITN W/COS
 332 07/09/01 *ALLIED GLOVE LIST OF WITN W/COS
 333 07/09/01 *MELRAITH GASKET DESIG OF LAY WITHN W/COS
 334 07/09/01 *STEEL GRIP DESIG OF LAY WITHN W/COS
 335 07/09/01 *GILBEAY DESIG OF LAY WITHN W/COS; EXH LIST OF ROBERTSON CECO, COS
 336 07/09/01 *INTL TRUCK & ENG LAY WITHN LIST W/COS (00-C-2830)
 337 07/09/01 *COS AS TO P RESP TO NITRO IND 1ST INTERR & REQ FOR POD
 338
 339 07/09/01 *LAY & FACT WITHN LIST OF NITRO INDUSTRIAL COVERINGS W/COS
 340
 341 07/09/01 *LAY & FACT WITHN LIST OF NITRO INDUSTRIAL COVERINGS W/COS
 342
 343 07/09/01 *COS AS TO P INTERR & REQ FOR POD TO EMPLOYER (93-C-2830/ADKINS)
 344 07/09/01 *NOT OF VIDEO-TAPE DEPO TO PRESERVE CO-WRK TESTIM (99-C-2473/
 345 JAMES MURPHY) W/COS
 346 07/09/01 *RECORD INDUSTRIAL WITHN LIST (99-C-133RI/HYDE) W/COS
 347 07/09/01 *LAY WITHN DISCL OF MALLENCKRODT (99-C-133RI/HYDE) W/COS
 348 07/09/01 *AJAX MAGNETHERMIC CORP LAY WITHN LIST (99-C-133RI/HYDE) W/COS
 349 07/09/01 *AJAX MAGNETHERMIC CORP LAY WITHN LIST (99-C-133RI/HYDE) W/COS
 350 07/09/01 *LAY & FACT WITHN OF NITRO INDUSTRIAL (96-C-281/ATKINS) W/COS
 351 07/09/01 *LAY & FACT WITHN OF NITRO INDUSTRIAL (99-C-2478/MURPHY) W/COS
 352 07/09/01 *LAY & FACT WITHN OF NITRO INDUSTRIAL (99-C-232K/PARKER) W/COS
 353 07/09/01 *LAY & FACT WITHN OF NITRO INDUSTRIAL (99-C-133RI/HYDE) W/COS
 354 07/09/01 *LAY & FACT WITHN OF NITRO INDUSTRIAL (98-C-101/CARRI) W/COS
 355 07/09/01 *LAY & FACT WITHN OF NITRO INDUSTRIAL (00-C-2757/BILIS W/COS
 356 07/09/01 *LAY & FACT WITHN OF NITRO INDUSTRIAL (01-C-56C/LEWIS) W/COS
 357 07/09/01 *LAY & FACT WITHN OF INSUL CO (99-C-133/HYDE W/COS
 358 07/09/01 *OWENS ILLINOIS LIST OF FACT WITHN W/COS
 359 07/09/01 *INGERSOLL RAND LIST OF FACT WITHN W/COS
 360 07/09/01 *VIACOM PRELIM LIST OF LAY & EXP WITHN W/COS
 361 07/09/01 *NOT OF HRG (7/19/01) (01-C-580/LEWIS) W/COS
 362 07/09/01 *MINNESOTA MINING & MEG DESIG OF FACT WITHN (99-C-2478/MURPHY; COS
 363 07/09/01 *DRESSER INDUSTRIES DISCL OF LAY WITHN W/COS
 364 07/09/01 *DRESSER INDUSTRIES DISCL OF LAY WITHN W/COS
 365 07/09/01 *DRESSER INDUSTRIES DISCL OF LAY WITHN W/COS
 366 07/09/01 *WIT LIST OF SAFETY FIRST INDUSTRIES W/COS
 367 07/09/01 *WIT LIST OF SAFETY FIRST INDUSTRIES W/COS
 368 07/09/01 *COS AS TO VARIOUS D'S REQ FOR ADM'S
 369 07/09/01 *COS AS TO CERTAINTED CORP'S COMBINED DISCOV REQ
 370 07/09/01 *COS AS TO GAGE CO'S COMBINED DISCOV REQ
 371 07/09/01 *COS AS TO MAREMONT CORP'S COMBINED DISCOV REQ
 372 07/09/01 *COS AS TO TEN LTD'S COMBINED DISCOV REQ
 373 07/09/01 *COS AS TO GASKET HOLDINGS COMBINED DISCOV REQ
 374 07/09/01 *LET FR ANNE HARMAN TO CLK DTD 7/5/01 W/ATTACH
 375 07/09/01 *SEPCO CORP'S LAY WITH DISCL W/COS
 376 07/09/01 *FACT WITH LIST OF MONONGAHELA POWER CO, WEST PENN POWER CO, &
 377 07/09/01 *POTOMAC EDISON CO. W/COS
 378 07/09/01 *FACT WITH LIST OF OKONITE CO. W/COS
 379 07/09/01 *FACT WITH LIST OF GOODYEAR TIRE & RUBBER CO. W/COS
 380 07/09/01 *LET FR ANNE HARMAN TO CLK DTD 7/5/01 W/ATTACH
 381 07/09/01 *LAY WITH DISCL OBO TASCOS INSULATIONS W/COS
 382 07/09/01 *OHIO EDISON CO'S LAY WITH DISCL W/COS
 383 07/09/01 *NOT OF DEPO'S W/COS
 384 07/09/01 *LAY & FACT WITH LIST OF NITRO INDUSTRIAL COVERINGS W/COS
 385 07/09/01 *COS AS TO MINNESOTA MINING & MANUFACTURING'S DESIGN OF FACT
 386 07/09/01 *WIT'S
 387 07/09/01 *LAY WITH DISCL OF ARISTECH CHEMICAL CORP. W/COS
 388 07/09/01 *COS AS TO EXH A TO P'S 1ST INTERROG'S TO ALL ASBESTOS PRODUCTS
 389
 # MANUFACTURING D'S

390 07/09/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S DISCL OF LAY WIT'S
 391 07/09/01 # NOT TO EXT TIME TO DESIGN LAY & FACT WIT'S W/COS
 392 07/09/01 # US STEEL LCT'S GENERAL MEDICAL, LAY & EXPERT WIT LIST & OBJ'S
 393 W/COS
 394 07/09/01 # MINNESOTA MINING & MANUFACTURING CO'S DESIGN OF FACT WIT'S
 395 07/09/01 # W/COS
 396 07/09/01 # PNEUMO ABRX CORP'S EXPERT & LAY WIT LIST W/COS
 397 07/09/01 # GARLOCK INC. & ANCHOR PACKING CO'S DISCL OF EXPERT WIT'S &
 398 FACT WIT'S & EXH LIST W/COS
 399 07/09/01 # A.W. CHESTERTON CO'S DESIGN OF FACT WIT'S W/COS
 400 07/09/01 # MINNESOTA MINING & MANUFACTURING CO'S DESIGN OF FACT WIT'S
 401 W/ATTACH & COS
 402 07/09/01 # GUARD-LINE INC'S DESIGN & DISCL OF STATEMENT OF FACT, LAY &
 403 EXPERT WIT'S W/COS
 404 07/09/01 # NOT TO SEVER VOTO MANUFACTURERS SALES
 405 07/09/01 # WHEELER PROTECTIVE APPAREL INC'S DESIGN & DISCL STATEMENT OF
 406 FACT, LAY & EXPERT WIT'S W/COS
 407 07/09/01 # FACT WIT LIST OF FAIRMONT SUPPLY CO. W/COS
 408 07/09/01 # COS AS TO RAPID-AMERICAN CORP'S LIST OF WIT'S
 409 07/09/01 # COS AS TO DESIGN OF LAY & EXPERT WIT'S OF LOCKHEED MARTIN
 410 07/10/01 # ASARCO'S DISCL OF LAY WIT'S W/COS
 411 07/10/01 # LET FR SS DTD 7/9/01, SUM W/RET ON ANS & CC (6/22/01 SS) AS TO
 412 LAKE ASBESTOS OF QUEBEC, LTD., W/RMR
 413 07/10/01 # NOT OF HRG W/COS;
 414 07/11/01 # NOT TO F AND C (99-C-2478/MURPHY) W/COS
 415 07/11/01 # BORGWARNER LIST OF LAY WITN (99-C-143RI/LEMLEY) W/COS
 416 07/11/01 # AND NOT OF MOT W/COS (99-C-143RI/LEMLEY)
 417 07/11/01 # BORGWARNER LIST OF LAY WITN (99-C-133RI/HYDE) W/COS
 418 07/11/01 # BORGWARNER LIST OF LAY WITN (01-C-22M/HADLEY) W/COS
 419 07/11/01 # BORGWARNER LIST OF LAY WITN (91-C-22M/MORRISON) W/COS
 420 07/11/01 # DISCL OF FACT WITN OBO CAROLINA LUMBER W/COS
 421 07/11/01 # COS AS TO P'S RESP TO CONSOLIDATED REQ FOR ADMISSIONS INTERROGS
 422 REQ FOR POD
 423 07/11/01 # COS AS TO COMB DISC REQ OBO P (99-C-2478/MURPHY)
 424 07/11/01 # COS AS TO FAIRMONT SUPPLY 1ST SET INTER & REQ FOR POD TO
 425 (98-C-23M/PARKER)
 426 07/11/01 # COS AS TO MONOGAHELA POWER CO 1ST COMBINED REQ FOR AD;
 427 INTERROGS & REQ FOR POD TO P (99-C-2478 MURPHY
 428 07/11/01 # COS AS TO MONOGAHELA POWER CO 1ST COMBINED REQ FOR AD;
 429 INTERROGS & REQ FOR POD TO P (00-C-135 MARTIN
 430 07/11/01 # COS AS TO MONOGAHELA POWER CO 1ST COMBINED REQ FOR AD;
 431 INTERROGS & REQ FOR POD TO P 99-C-232M PARKER
 432 07/11/01 # COS AS TO MONOGAHELA POWER CO 1ST COMBINED REQ FOR AD;
 433 INTERROGS & REQ FOR POD TO P 99-C-183 ALLEN
 434 07/11/01 # COS AS TO MONOGAHELA POWER CO 1ST COMBINED REQ FOR AD;
 435 INTERROGS & REQ FOR POD TO P 00-C-380 PUTNAM CTY
 436 07/11/01 # COS AS TO MONOGAHELA POWER CO 1ST COMBINED REQ FOR AD;
 437 INTERROGS & REQ FOR POD TO P 00-C-380 PUTNAM CTY
 438 07/11/01 # COS AS TO MONOGAHELA POWER CO 1ST COMBINED REQ FOR AD;
 439 INTERROGS & REQ FOR POD TO P 00-C-133RI LOVE
 440 07/11/01 # COS AS TO DEF GOODYEAR TIRE CO RESP TO P REQ FOR AD 00-C-36C
 441 PUTNAM CTY
 442 07/11/01 # COS AS TO MONOGAHELA POWER CO 1RESP TO P'S INTERROGS & REQ FOR
 443 POD 00-C-380 PUTNAM CTY
 444 07/11/01 # COS AS TO DEF MONOGAHELA POWER CO'S RESP TO P'S REQ FOR AD
 445 OF FACTS 00-C-380 PUTNAM
 446 07/13/01 # NOT OF HRG; NOT FOR LEAVE TO F 3RD PARTY C (01-C-580/LEWIS)
 447 W/COS
 448 07/13/01 # NOT OF HRG; NOT FOR LEAVE TO F CR-CL AGNST FLEXITALLIC
 449 GASKETS (91-C-580/LEWIS) W/COS
 450 07/13/01 # COS AS TO PLTPS ANS TO DEF'S 1ST SET OF INTERROGS & REQ
 451 FOR PROD (01-C-22M MARSHALL, 99-C-22RM, 99-C-143 BROCKE)
 452 07/12/01 # COS AS TO JOHN CRANE LAY & FACT WITN LIST
 453 07/12/01 # COS AS TO FAIRMONT SUPPLY RESP TO P 6/11/01 INTER
 454 07/12/01 # COS AS TO FAIRMONT SUPPLY RESP TO P 6/11/01 REQ FOR POD
 455 07/13/01 # ANS OF B.F. GOODRICH (95-C-1695/HUMPHREYS) W/COS

456 07/13/01 *MOT TO CONT & SEVER OBO R. ADKINS (MASON CO) W/COS
 457 07/13/01 *ANS OF SHELL OIL CO (98-C-128K-96-C-232M-97-C-22M) TO P AMD
 458 C W/COS
 459 07/13/01 *ANS OF VIRGINIA ELEC TO P 2ND AMD C (99-C-2478/MURPHY) W/COS
 460 07/13/01 *ENTRY OF APPEAR OBO INDUSTRIAL SUPPLY (01-C-583) W/COS
 461 07/13/01 \$D, UNION BOILER'S DESIGN OF LAY & EXP WIT W/COS
 462 07/13/01 \$D, JR FRANCE REP LAY AND EXP WIT W/COS
 463 07/13/01 \$D HARBISON-WALKER REP LAY & EXP WIT/COS
 464 07/13/01 \$D DURAMETALIC'S LAY & EXP WIT W/COS
 465 07/13/01 \$D A P GREEN'S LAY & EXP WIT W/COS
 466 07/13/01 *MOT TO COMPEL; NOT OF HRG W/COS (00-C-2830/ADKINS); 4TH NOT OF
 467 HRG
 468 07/13/01 \$ NOT OF DEPO; NOT OF DEPO; COS
 469 07/13/01 \$CANCELLATION OF DEPO W/COS
 470 07/13/01 \$REVISED FACT WITH OF OKONITE W/COS
 471 07/13/01 *MOT OF HRG; MOT FOR LEAVE TO P 3RD PARTY C; 3RD PARTY C; NOT
 472 OF HRG W/COS (01-C-580/LEMIS)
 473 07/13/01 *NOT OF HRG; MOT FOR LEAVE TO P 3RD PTY C; MOT FOR LEAVE TO
 474 P CR CL W/COS; MCCUMKIN CORP'S MOT FOR SJ; MEMO OF LAW IN SUPP
 475 # OF MOT W/EXH & W/COS
 476 07/16/01 # COS AS TO MOBIL OIL CORP'S 1ST REQ FOR PROD
 477 07/16/01 # COS AS TO MOBIL OIL CORP'S 1ST INTERROG'S TO EACH P
 478 07/16/01 # COS AS TO MOBIL OIL CORP'S 1ST REQ FOR PROD
 479 07/16/01 # COS AS TO MOBIL OIL CORP'S 1ST INTERROG'S TO EACH P
 480 07/16/01 # COS AS TO MOBIL OIL CORP'S 1ST REQ FOR PROD
 481 07/16/01 # COS AS TO P'S INTERROG'S & REQ TO PROD TO 3M COMPANY
 482 07/16/01 # COS AS TO P'S 1ST INTERROG'S & REQ FOR PROD
 483 07/16/01 # COS AS TO CLARA MEREDITH'S 1ST REQ FOR ADM, INTERROG & REQ
 484 # FOR PROD
 485 07/16/01 # COS AS TO WM. MORRISON'S REQ FOR ADM'S, INTERROG'S & REQ FOR
 486 PROD
 487 07/16/01 # COS AS TO P'S INTERROG'S & REQ FOR PROD
 488 07/16/01 # DESIGN OF EXPERT & LAY WIT'S OF ADIANCE INC., W/COS
 489 07/16/01 # COS AS TO VARIOUS P'S 2ND REQ FOR ADM'S, INTERROG'S & REQ
 490 # TO PROD TO COMBUSTION ENGINEERING
 491 07/16/01 # COS AS TO ADIANCE INC'S DESIGN OF REQ FOR ADM & INTERROG &
 492 # REQ FOR PROD
 493 07/16/01 # COS AS TO JOHN CRANE INC'S REQ FOR ADM & INTERROG'S & REQ FOR
 494 # PROD
 495 07/16/01 # COS AS TO JOHN CRANE INC'S REQ FOR ADM'S & INTERROG'S & REQ
 496 # FOR PROD
 497 07/16/01 # COS AS TO ADIANCE INC'S DESIGN OF REQ FOR ADM & INTERROG & REQ
 498 # FOR PROD
 499 07/16/01 # COS AS TO P'S INTERROG'S TO D MANUFACTURERS REGARDING WARNINGS
 500 # TO UNION CARBIDE, RHONS-POULENC & AVENTIS
 501 07/16/01 # COS AS TO P'S REQ FOR ADM'S TO VARIOUS P'S
 502 07/16/01 # RE-ISSUED SUM & 2 CPYS AS TO UNITED CONVEYOR CORP. (01-C-583)
 503 07/16/01 # RE-ISSUED SUM & 2 CPYS AS TO SAFETY FIRST SUPPLY (01-C-583)
 504 07/16/01 *NOT OF HRG (7/19/01) (06-C-525-WOOD CO & 97-C-145/MASON CO)
 505 07/16/01 # CASE INFO SHEET; ANS OF MONSANTO CO. TO P'S AMD C W/COS (00-C
 506 07/16/01 # 380)
 507 07/16/01 # NOT OF SERVICE OF FOSTER WHEELER CORP'S REQ FOR ADM'S,
 508 # INTERROG'S & REQ FOR PROD
 509 07/16/01 # COS AS TO FOSTER WHEELER CORP'S REQ FOR ADM'S, INTERROG'S &
 510 # REQ FOR PROD
 511 07/16/01 # COS AS TO FOSTER WHEELER CORP'S REQ FOR ADM'S, INTERROG'S &
 512 # REQ FOR PROD
 513 07/16/01 # COS AS TO P'S INTERROG'S TO GAGE CO.
 514 07/16/01 # COS AS TO P'S REQ FOR PROD TO GAGE CO.
 515 07/16/01 # COS AS TO P'S REQ FOR PROD TO GRAYBAR ELECTRIC CO.
 516 07/16/01 # COS AS TO P'S INTERROG'S TO GRAYBAR ELECTRIC CO.
 517 07/16/01 # COS AS TO P'S 2ND INTERROG'S TO HARBISON-WALKER REFRACATORIES
 518 07/16/01 # COS AS TO P'S INTERROG'S TO FOSTER WHEELER CORP.
 519 07/16/01 # COS AS TO P'S REQ FOR PROD TO FOSTER WHEELER CORP.
 520 07/16/01 # COS AS TO P'S INTERROG'S TO PRIZER INC.
 521 07/16/01 # COS AS TO P'S INTERROG'S TO QUICLEY CO.

522 07/16/01 # COS AS TO P'S INTERROG'S TO CHICAGO FIRBRICK CO.
523 07/16/01 # COS AS TO P'S INTERROG'S TO CORHART REFRACTORIES
524 07/16/01 # COS AS TO P'S INTERROG'S TO PLIBRICO CO.
525 07/16/01 # COS AS TO P'S INTERROG'S TO A.P. GREEN INDUSTRIES
526 07/16/01 # COS AS TO P'S INTERROG'S TO NORTH AMERICAN REFRACTORIES
527 07/16/01 # COS AS TO P'S INTERROG'S TO QUAKER STATE CORP.
528 07/16/01 # COS AS TO P'S REQ FOR PROD OF QUAKER STATE CORP.
529 07/16/01 # COS AS TO P'S REQ FOR PROD OF BEAZER EAST
530 07/16/01 # COS AS TO P'S INTERROG'S TO BEAZER EAST
531 07/16/01 # COS AS TO P'S REQ FOR PROD TO SHELL CHEMICAL & SHELL OIL
532 07/16/01 # COS AS TO P'S INTERROG'S TO SHELL CHEMICAL & SHELL OIL
533 07/16/01 # COS AS TO P'S INTERROG'S TO BAYER CORP. & BAYER, U.S.A. &
534 # MOBAY INC.
535 07/16/01 # COS AS TO P'S REQ FOR PROD TO VARIOUS D'S
536 07/16/01 # COS AS TO P'S INTERROG'S TO OHIO POWER CO.
537 07/16/01 # COS AS TO P'S REQ FOR PROD TO OHIO POWER CO.
538 07/16/01 # COS AS TO P'S REQ FOR PROD TO AMERICAN ELECTRIC POWER
539 07/16/01 # COS AS TO P'S INTERROG'S TO AMERICAN ELECTRIC POWER
540 07/16/01 # COS AS TO P'S INTERROG'S TO POTOMAC EDISON CO.
541 07/16/01 # COS AS TO P'S REQ FOR PROD TO POTOMAC EDISON CO.
542 07/16/01 # COS AS TO P'S INTERROG'S TO MONONGAHELA POWER CO.
543 07/16/01 # COS AS TO P'S REQ FOR PROD TO MONONGAHELA POWER CO.
544 07/16/01 # COS AS TO P'S REQ FOR PROD TO UNION CARBIDE CORP.
545 07/16/01 # COS AS TO P'S INTERROG'S TO E.I. DUPONT DE NEMOURS & CO.
546 07/16/01 # COS AS TO P'S REQ FOR PROD TO E.I. DUPONT DE NEMOURS & CO.
547 07/16/01 # P'S STATEMENT CONCERNING EXH'S DOCS & DEPO'S W/ATTACH A COS
548 07/16/01 # CANCELLATION NOT OF CO-WORKERS DEPO'S W/COS
549 07/16/01 # COS AS TO AVENTIS CROSCIENCE INC'S REQ FOR PROD & INTERROG
550 07/16/01 # NOT, CERTAIN D'S NOT FOR PROT D W/COS
551 07/16/01 # COS AS TO DOROTHY CARR'S REQ FOR ADM'S TO ALL D'S
552 07/16/01 # COS AS TO APPALACHIAN POWER CO'S 1ST COMBINED REQ FOR ADM'S
553 07/16/01 # INTERROG'S & REQ FOR PROD
554 # COS AS TO APPALACHIAN POWER CO'S 1ST COMBINED REQ FOR ADM'S
555 07/16/01 # INTERROG'S & REQ FOR PROD
556 # COS AS TO AEP GENERATING CO. & OHIO POWER CO'S 1ST COMBINED
557 07/16/01 # REQ FOR ADM'S & INTERROG'S & REQ FOR PROD
558 # COS AS TO VARIOUS D'S 1ST COMBINED REQ FOR ADM'S, INTERROG
559 07/16/01 # & REQ FOR PROD
560 # COS AS TO APPALACHIAN POWER CO'S 1ST COMBINED REQ FOR ADM'S
561 07/16/01 # INTERROG'S & REQ FOR PROD
562 07/16/01 # COS AS TO VARIOUS D'S 1ST COMBINED REQ FOR ADM'S, INTERROG
563 07/16/01 # & REQ FOR PROD
564 # COS AS TO VARIOUS D'S 1ST COMBINED REQ FOR ADM'S, INTERROG
565 07/16/01 # & REQ FOR PROD
566 # COS AS TO UNION CARBIDE CORP'S REQ FOR PROD & INTERROG'S
567 07/16/01 # COS AS TO P'S INTERROG'S TO EATON CORP'S/CUTLER-HAMMER
568 07/16/01 # COS AS TO OHIO EDISON CO'S 1ST INTERROG'S & REQ FOR PROD
569 07/16/01 # NOT OF DEPO W/COS; NOT OF DEPO W/COS; NOT OF DEPO W/COS
570 07/16/01 # COS AS TO DATA CORP'S COMBINED DISCOV REQ TO P
571 07/16/01 # COS AS TO FERRODO AMERICA INC'S COMBINED DISCOV REQ
572 07/16/01 # COS AS TO FOSCO INC'S COMBINED DISCOV REQ
573 07/16/01 # COS AS TO GAGE CO'S COMBINED DISCOV REQ TO P
574 07/16/01 # COS AS TO GASKET HOLDINGS COMBINED DISCOV REQ
575 07/16/01 # COS AS TO RHONE POULENC INC'S COMBINED DISCOV REQ
576 07/16/01 # COS AS TO T&N LTD'S COMBINED DISCOV REQ TO P
577 07/16/01 # COS AS TO UNION CARBIDE CORP'S COMBINED DISCOV REQ
578 07/16/01 # COS AS TO GAGE CO'S COMBINED DISCOV REQ
579 07/16/01 # COS AS TO GASKET HOLDINGS COMBINED DISCOV REQ
580 07/16/01 # COS AS TO FERRODO AMERICA INC'S COMBINED DISCOV REQ
581 07/16/01 # COS AS TO FOSCO INC'S COMBINED DISCOV REQ
582 07/16/01 # COS AS TO GAGE CO'S COMBINED DISCOV REQ
583 07/16/01 # COS AS TO GASKET HOLDINGS COMBINED DISCOV REQ
584 07/16/01 # COS AS TO RHONE POULENC INC'S COMBINED DISCOV REQ
585 07/16/01 # COS AS TO T&N LTD'S COMBINED DISCOV REQ
586 07/16/01 # COS AS TO UNION CARBIDE CORP'S COMBINED DISCOV REQ
587 07/16/01 # P'S DISCL OF LAY WIT'S W/COS

588 07/16/01 # NOT OF SERVICE OF FOSTER WHEELER ENERGY CORP'S REQ FOR ADM'S
 589 # INTERROG'S & REQ FOR PROD
 590 07/16/01 # (4) COS' AS TO FOSTER WHEELER ENERGY CORP'S REQ FOR ADM'S,
 591 INTERROG'S & REQ FOR PROD
 592 07/16/01 # COS AS TO 1ST COMBINED DISCOV TO P'S FROM VOTO MANUFACTURERS
 593 07/16/01 # NOT FOR DJ W/COS, NOT
 594 07/16/01 # NOT OF SERVICE OF FOSTER WHEELER CORP'S REQ FOR ADM'S,
 595 INTERROG'S & REQ FOR PROD
 596 07/16/01 # NOT OF SERVICE AS TO FOSTER WHEELER CORP. & FOSTER WHEELER
 597 ENERGY CORP'S REQ FOR ADM'S, INTERROG'S & REQ FOR PROD
 598 07/16/01 # STATEMENT OF LOCAL ATTY, APPLICATION FOR ADM PRO HAC VICE
 599 07/16/01 # VERIF STATEMENT IN SUPP
 600 07/16/01 # COS AS TO P'S INTERROG'S & REQ FOR PROD
 601 07/16/01 # COS AS TO P'S RESP TO MONONGAHELA POWER CO'S 1ST COMBINED
 602 07/16/01 # REQ FOR ADM'S, INTERROG'S & REQ FOR PROD
 603 07/16/01 # COS AS TO P'S RESP TO GOODYEAR TIRE & RUBBER CO'S 1ST
 604 07/16/01 # COMBINED REQ FOR ADM'S, INTERROG'S & REQ FOR PROD
 605 07/16/01 # COS AS TO DRESSER INDUSTRIES REQ FOR ADM'S, INTERROG'S &
 606 07/16/01 # REQ FOR PROD
 607 07/16/01 # COS AS TO DRESSER INDUSTRIES REQ FOR ADM'S, INTERROG'S &
 608 07/16/01 # REQ FOR PROD
 609 07/16/01 # COS AS TO DRESSER INDUSTRIES REQ FOR ADM'S, INTERROG'S &
 610 07/16/01 # REQ FOR PROD
 611 07/16/01 # COS AS TO DRESSER INDUSTRIES REQ FOR ADM'S, INTERROG'S &
 612 07/16/01 # REQ FOR PROD
 613 07/17/01 # COS AS TO OWENS-ILLINOIS RESP TO P'S INTERROG'S & REQ FOR PROD
 614 07/17/01 # & OBJ'S & RESP'S TO INTERROG'S & REQ FOR PROD
 615 07/17/01 # COS AS TO P'S RESP TO VOTO MANUFACTURERS SALES NOT TO SEVER
 616 07/17/01 # NOT OF DEPO, NOT OF DEPO W/COS
 617 07/17/01 # COS AS TO ANS' OF ARISTECH CHEMICAL TO P'S INTERROG'S & RESP'S
 618 07/17/01 # TO REQ FOR PROD
 619 07/17/01 # COS AS TO ANS' OF ARISTECH CHEMICAL TO P'S INTERROG'S & RESP'S
 620 07/17/01 # JOINER OF MOBIL OIL CORP. IN MOT TO CONT & SEVER CASE OF
 621 07/17/01 # RAYMOND ATKINS W/COS
 622 07/17/01 # MEMO OF OKONITE CO. IN OPOS TO CERTAIN P'S MOT W/ATTACH'S
 623 07/17/01 # & W/COS
 624 07/17/01 # JOINER IN CERTAIN D'S MOT FOR PROT G W/COS
 625 07/18/01 # COS AS TO P'S RESP TO UNION CARBIDE CORP'S REQ FOR PROD &
 626 07/18/01 # INTERROG'S TO P'S
 627 07/18/01 # NOT OF HRG W/EXH, PET FOR PERMISSION TO SETTLE W/COS
 628 07/18/01 # ANS & CR CL'S OF LAC B'AMIANTE DG QUEBEC, LTBE TO 1ST AMD C
 629 07/18/01 # W/COS
 630 07/18/01 # ANS & CR CL'S OF ASARCO INC., TO 1ST AMD C W/COS
 631 07/18/01 # SERVICE LIST
 632 07/18/01 # AJAX MAGNETHERMIC CORP'S EXPERT WIT LIST W/COS
 633 07/18/01 # AJAX MAGNETHERMIC CORP'S EXH LIST W/COS
 634 07/18/01 # NOT OF HRG, MOT OF CLASS ACTION D'S FOR BIFURCATION W/COS
 635 07/18/01 # COS AS TO P'S BOT TO HRG DATE ON MCTURKIN CORP'S MOT FOR SC
 636 07/18/01 # INTL. TRUCK & ENGINE CORP'S EXH'S W/COS (30-C-2810)
 637 07/18/01 # ERICSSON INC'S BRIEF IN OPOS TO P'S MOT FOR COLLATERAL
 638 07/18/01 # ESTOPPEL W/COS
 639 07/18/01 # O: TOD SCHWARTZ, ADM PRO HAC VICE OBO (CONNOLLY/BROOKS CO)/MAC
 640 07/18/01 # O: GRT PRO HAC VICE ADM TO MICHELLE H. GALINDO/MAC (S/6/25)
 641 07/18/01 # MURPHY/99-C-2478/XANU
 642 07/18/01 # P'S RESP IN OPOS TO E.I. DUPONT DE NEMOURS MOT TO SEVER W/COS
 643 07/19/01 # EXH'S, SOCS & DEPO'S OBO HONEYWELL INTL. W/COS
 644 07/19/01 # O: ARMSTRONG WORLD IND DISM (01-C-580/LEMIS)/MAC
 645 07/19/01 # EXPERT WIT DISCL & EXHG LIST OF NORTH AMERICAN REFRATORIES
 646 07/19/01 # W/ATTACH'S & COS
 647 07/19/01 # SERVICE LIST: COS AS TO ASARCO INC'S REQ FOR PROD TO P'S
 648 07/19/01 # COS AS TO ASARCO INC'S GENERAL INTERROG'S TO P'S
 649 07/19/01 # EXH'S, DOCS & DEPO'S OBO HONEYWELL INTL. INC., W/COS
 650 07/19/01 # ANS OF US STEEL LLC, TO P'S AMD C W/COS
 651 07/19/01
 652 07/19/01
 653 07/19/01

654 07/19/01 *O: APPR OF SETTLEMENT (99-C-143-RI/BROOKE CO/LEWLEY) AS TO P
 655 & 4 D'S/MAC
 656 07/10/01 # PENUWO ABEX CORP'S EXH LIST W/COS
 657 07/20/01 # GENERAL ELECTRIC CO'S EXPERT WIT LIST & EXH LIST W/COS
 658 07/20/01 # EXH LIST OF UNIVERSAL REFRATORIES CORP. W/COS
 659 07/20/01 # EXH LIST OF UNIVERSAL REFRATORIES CORP. W/COS
 660 07/20/01 # EXH LIST OF UNIVERSAL REFRATORIES CORP. W/COS
 661 07/20/01 # EXH LIST OF UNIVERSAL REFRATORIES CORP. W/COS
 662 07/20/01 # EXH LIST OF BEAZER EAST INC., W/COS
 663 07/20/01 # EXH LIST OF BEAZER EAST INC., W/COS
 664 07/20/01 # EXH LIST OF BEAZER EAST INC., W/COS
 665 07/20/01 # EXH LIST OF MAGNETEK INC., W/COS
 666 07/20/01 # EXH LIST OF MAGNETEK INC., W/COS
 667 07/20/01 # EXPERT WIT LIST W/COS
 668 07/20/01 # EXPERT WIT LIST W/COS
 669 07/20/01 # EXPERT WIT LIST W/COS; EXPERT WIT LIST W/COS;
 670 07/20/01 # EXPERT WIT LIST W/COS; EXPERT WIT LIST W/COS
 671 07/20/01 # EXPERT WIT LIST W/COS; EXPERT WIT LIST W/COS
 672 07/20/01 # EXPERT WIT LIST W/COS
 673 07/20/01 *O: DO AS TO HONEYWELL INTL & 99-C-1838EN/99-C-1338E &
 674 00-C-1338E/MAC (S/7/19)
 675 07/20/01 *O: DO AS TO D. HONEYWELL & P (98-C-232M/PARKER/MAC (S/7/19)
 676 07/20/01 # EXH LIST OF F.B. WRIGHT CO. OF CINCINNATI W/COS
 677 07/20/01 # SEEGOTT'S WIT LIST & EXH LIST W/COS
 678 07/20/01 # EXPERT WIT DISCL OF F.B. WRIGHT CO. OF CINCINNATI W/COS
 679 07/20/01 # COS AS TO EXH'S
 680 07/23/01 # OWENS-ILLINOIS INC'S LIST OF WIT'S W/COS
 681 07/23/01 # SHELL OIL CO'S DESIGN OF FACT & EXPERT WIT LIST W/COS
 682 07/23/01 # EXH DISCL OF KAISER ALUMINUM & CHEMICAL CORP. W/COS
 683 07/23/01 # EXH DISCL OF GEORGIA-PACIFIC CORP. W/COS
 684 07/23/01 # EXPERT WIT DISCL OF MALLINCKRODT INC. W/COS
 685 07/23/01 # EXPERT WIT DISCL OF KAISER ALUMINUM & CHEMICAL CORP. W/COS
 686 07/23/01 # EXPERT WIT DISCL OF GEORGIA-PACIFIC CORP. W/COS
 687 07/23/01 # EXH DISCL OF MALLINCKRODT INC., W/COS
 688 07/23/01 # NOT OF HRG; MOT TO COMPEL W/EXH & COS
 689 07/23/01 # MCIJUXIN CORP'S EXPERT WIT & TRIAL EXH'S DISCL W/COS
 690 07/23/01 # COS AS TO ANS TO P'S 1ST INTERROG'S TO APPALACHIAN POWER CO.
 691 07/23/01 # MOBIL OIL CORP'S LIST OF PROPOSED EXPERT WIT'S W/COS
 692 07/23/01 # MOBIL OIL CORP'S PROPOSED EXH LIST W/COS
 693 07/23/01 # NITRO INDUSTRIAL COVERINGS FINAL LIST OF EXPERT WIT'S & EXH
 694 LIST W/COS
 695 07/23/01 # NITRO INDUSTRIAL COVERINGS FINAL LIST OF EXPERT & EXH LIST
 696 # W/COS
 697 07/23/01 # NITRO INDUSTRIAL COVERINGS FINAL LIST OF EXPERT & EXH LIST
 698 # W/COS
 699 07/23/01 # NITRO INDUSTRIAL COVERINGS FINAL LIST OF EXPERT & EXH LIST
 700 # W/COS
 701 07/23/01 # NITRO INDUSTRIAL COVERINGS FINAL LIST OF EXPERT WIT'S & EXH
 702 LIST W/COS
 703 07/23/01 # NITRO INDUSTRIAL COVERINGS FINAL LIST OF EXPERT & EXH LIST
 704 # W/COS
 705 07/23/01 # NITRO INDUSTRIAL COVERINGS FINAL LIST OF EXPERT & EXH LIST
 706 # W/COS
 707 07/23/01 # NITRO INDUSTRIAL COVERINGS FINAL LIST OF EXPERT & EXH LIST
 708 # W/COS
 709 07/23/01 # INSTL CO. INC'S FINAL LIST OF EXPERT WIT'S & EXH LIST W/COS
 710 07/23/01 # MASTER LAY WIT LIST FOR P'S REPRESENTED BY HARTLEY O'BRIEN
 711 # PARSONS THOMPSON & HILL
 712 07/23/01 # COS AS TO JOHN CRANE INC'S DESIGN OF EXPERT & LAY WIT'S &
 713 TRIAL EXH LIST
 714 07/23/01 # FINAL DESIGN OF EXPERT & LAY WIT'S OBO ADIENCS INC., W/COS
 715 07/23/01 # DESIGN OF EXH'S OBO ADIENCS INC., W/COS
 716 07/23/01 # AMD COS AS TO EXH'S
 717 07/23/01 # P'S SUPP IDENTIFICATION OF WIT'S W/COS
 718 07/23/01 # EXPERT WIT DISCL OF ASHLAND INC., W/COS
 719 07/23/01 # MD, CCD, 7/23/01, 7/19/01, J. COOPER, D. EVERETT, BY MH

720 07/23/01 # COS AS TO MASTER LIST OF ASBESTOS DEFENSE CNSL
 721 07/23/01 # UNITED STATES STEEL, LLC'S DESIGN OF EXH'S & DEMONSTRATIVE
 722 MATERIALS W/COS
 723 07/23/01 # WIT LIST OF OKONITE CO. W/COS
 724 07/23/01 # DESIGN OF EXPERTS BY FAIRMONT SUPPLY CO. W/COS
 725 07/23/01 # DESIGN OF EXPERTS BY QUAKER STATE CORP. W/COS
 726 07/23/01 # DESIGN OF EXH'S BY QUAKER STATE CORP. W/COS
 727 07/23/01 # DESIGN OF EXPERTS BY VARIOUS D'S W/COS
 728 07/23/01 # DESIGN OF EXPERTS BY GOODYEAR TIRE & RUBBER CO. W/COS
 729 07/23/01 # DESIGN OF EXH'S BY GOODYEAR TIRE & RUBBER CO. W/COS
 730 07/23/01 # COS AS TO WIT & EXH LIST
 731 07/23/01 # COS AS TO SEPCO CORP'S EXPERT WIT DESIGN
 732 07/23/01 # CERTAIN D'S DESIGN OF EXPERT WIT'S W/COS
 733 07/23/01 # DRESSER INDUSTRIES DISCL OF LAY WIT'S W/COS
 734 07/23/01 # DRESSER INDUSTRIES DISCL OF EXPERT WIT'S & LIST OF EXH'S W/COS
 735 07/23/01 # DRESSER INDUSTRIES DISCL OF EXPERT WIT'S & LIST OF EXH'S W/COS
 736 07/23/01 # COS AS TO COMBUSTION ENGINEERING INC'S RESP TO P'S COMBINED
 737 DISCOV REQ
 738 07/23/01 <O: ABBOTT ANDER J. KATZ AS GUARD AD TIT/MAC (57/13/C1)>
 739 07/23/01 # COS AS TO ANS OF GUAR AD LITEM & O
 740 07/23/01 # A.W. CHESTERON CO'S EXH LIST W/COS
 741 07/23/01 # COS AS TO VIMASCO CORP'S IDENTIFICATION OF EXH'S, DOCS &
 742 DEPO'S & DISCL OF EXPERT WIT'S
 743 07/23/01 # A.W. CHESTERON CO'S EXPERT WIT DISCL W/COS
 744 07/23/01 # EXH DISCL OF ARISTECH CHEMICAL CORP. W/COS
 745 07/23/01 # EXPERT WIT DISCL OF ARISTECH CHEMICAL CORP. W/COS
 746 07/23/01 # AJAX MAGNETHERMIC CORP'S MOT TO JOIN CERTAIN D'S DESIGN
 747 OF EXPERT WIT'S W/COS
 748 07/23/01 # DRESSER INDUSTRIES DISCL OF EXPERT WIT'S & LIST OF EXH'S
 749 W/COS
 750 07/23/01 # ANS OF GUAR AD LITEM
 751 07/23/01 # COS AS TO P'S RESP'S TO ACAS'S CONSOLID REQ FOR ADM'S,
 752 INTERROG'S & REQ FOR PROD
 753 07/23/01 # COS AS TO P'S RESP TO ACAS INC'S CONSOLID REQ FOR ADM'S,
 754 INTERROG'S & REQ FOR PROD
 755 07/23/01 # VIMASCO CORP'S DISCL OF EXPERT WIT'S
 756 07/23/01 # COS AS TO AMERICAN STANDARD & WESTINGHOUSE AIR BRAKE CO'S
 757 IDENTIFICATION OF EXH'S, DOCS & DEPO'S
 758 # AMERICAN STANDARD & WESTINGHOUSE AIR BRAKE CO'S EXPERT WIT
 759 07/23/01 # DISCL
 760 # AMERICAN STANDARD & WESTINGHOUSE AIR BRAKE CO'S LIST OF EXH'S
 761 07/23/01 # COS AS TO P'S RESP TO OKONITE CO'S REQ FOR ADM TO MM. PARKER
 762 07/23/01 # COS AS TO P'S RESP TO ACES INC'S CONSOLID REQ FOR ADM'S,
 763 07/23/01 <AGRD O: DISMISSAL AS TO BOB WARNER/MAC (57/19/01)>
 764 07/23/01 # INTERROG'S & REQ FOR PROD
 765 # COS AS TO P'S RESP TO OKONITE CO'S REQ FOR ADM TO CHARLES
 766 07/23/01 # HYDE
 767 # COS AS TO P'S RESP TO OKONITE CO'S REQ FOR ADM
 768 07/23/01 # ND: CCM; 7/20/01; 7/19/01; R. LONG, B. MATLOCK; BY EB
 769 07/20/01 # ND: CCM; 7/20/01; 7/19/01; R. LONG, B. MATLOCK; BY EB
 770 07/20/01 # ND: CCM; 7/20/01; 6/25/01; C. MCCARTHY, J. BRISON, C. BAGLEY
 771 07/20/01 # M. HUTCHINS; BY EB
 772 # AMD COS AS TO EXH'S
 773 07/24/01 # LBT FR CHRISTOPHER MCCARTHY TO CLK DTD 7/19/01
 774 07/24/01 # COS AS TO OBJ'S & RESP'S TO P'S 1ST COMBINED DISCOV REQ
 775 07/24/01 # TO WESTINGHOUSE ELECTRIC CORP.
 776 # COS AS TO P'S RESP TO ACES INC'S REQ FOR ADM'S
 777 07/20/01 # ND: CCM; 7/24/01; 7/18/01; G. GUERIN; BY EB
 778 07/20/01 # CASE INFO SHEET; 4TH AMD C; ISSUED SUM & 2 CPTS ON 4TH AMD C
 779 07/24/01 # CASE INFO SHEET; 3RD AMD C; ISSUED SUM & 2 CPTS ON 3RD AMD C
 780 07/24/01 # DESIGN OF EXH'S BY POTOMAC EDISON CO. & WEST PENN POWER CO.
 781 07/23/01 # W/COS
 782 # DESIGN OF EXH'S BY FAIRMONT SUPPLY CO. W/COS
 783 07/24/01 # P'S MASTER EXH LIST W/COS
 784 07/25/01 # COS AS TO O APPROVING COMPROMISE, SETTLEMENT & DISRUPTION
 785 07/25/01

786 07/25/01 # NOT OF HRG W/COS;
 797 07/25/01 # ASKS OF INDUSTRIAL SUPPLY SOLUTIONS TO ANY & ALL CR CL'S W/COS
 788 07/25/01 # ASKS OF INDUSTRIAL SUPPLY SOLUTIONS TO P'S AMD C, CR CL'S
 789 07/25/01 # WAIVER OF ANS TO CR CL'S W/COS; CASE INFO SHEET (01-C-580)
 790 07/25/01 # ND; CCM, 7/25/01; 7/19/01; D. LAMM, B. KATLOCK; BY TC
 791 07/25/01 # NOT TO COMPEL & NOT FOR EXPEDITED CONSIDERATION W/ATTACH'S
 792 07/25/01 # NOT W/COS
 793 07/25/01 # LET FR MORA FISCHER TO DONNA BAVA DTD 7/20/01
 794 07/25/01 # NOT OF DEPO CANCELLATION W/COS
 795 07/26/01 # COS AS TO KENTUCKY POWER CO'S RESP TO REQ FOR ADM; APPALACHIAN
 796 07/26/01 # POWER CO'S RESP'S TO REQ FOR ADM; OHIO POWER CO'S RESP TO REQ
 797 07/26/01 # FOR ADM & AEP SERVICE CORP'S RESP TO REQ FOR ADM
 798 07/26/01 # NOT FOR SJ W/COS; NOT OF HRG W/COS
 799 07/26/01 # COS AS TO ASARCO'S DISCL OF EXPERT WIT'S
 800 07/26/01 # DRESSER INDUSTRIES DISCL OF EXPERT WIT'S & LIST OF EXH'S W/COS
 801 07/26/01 # DRESSER INDUSTRIES DISCL OF EXPERT WIT'S & LIST OF EXH'S W/COS
 802 07/26/01 # NOT FOR SJ W/COS; NOT OF HRG W/COS
 803 07/26/01 # NOT OF DEPO W/ATTACH & COS
 804 07/26/01 # DRESSER INDUSTRIES DISCL OF EXPERT WIT'S & LIST OF EXH'S W/COS
 805 07/27/01 # NOT FOR SUBST OF APPEARANCE, W/D OF APPEARANCE & SUBST OF
 806 07/27/01 # OF APPEARANCE
 807 07/27/01 # KATHRYN L. JOHNSTON T PERMITTED TO REPRESENT ROBERTSON CECO/MAC
 808 07/27/01 # COS AS TO GENERAL ELECTRIC CO'S NOT OF SERVICE OF RESP'S
 809 07/27/01 # TO P'S DISCOV (99-C-2478)
 810 07/27/01 # LET FR SS DTD 7/24/01; SUM W/RET ON 4TH AMD C (7/24/01 SS);
 811 07/27/01 # AS TO USX CORP.
 812 07/27/01 # LET FR SS DTD 7/24/01; SUM W/RET ON 3RD AMD C (7/24/01 SS);
 813 07/27/01 # AS TO USX CORP.
 814 07/27/01 # APPLICATION FOR ADM PRO HAC VICE W/COS
 815 07/27/01 # APPLICATION FOR ADM PRO HAC VICE W/COS
 816 07/27/01 # APPLICATION FOR ADM PRO HAC VICE W/COS
 817 07/30/01 # COS AS TO P'S NOT OF DISCOV DEPO
 818 07/30/01 # COS AS TO P'S NOT OF DISCOV DEPO & P'S AMD NOT OF DISCOV
 819 07/30/01 # DEPO
 820 07/30/01 # PRACTICE FOR APPEARANCE W/COS
 821 07/30/01 # LET FR LESTER HESS, JR. TO CHRISTOPHER MCCARTHY DTD 7/26/01
 822 07/30/01 # NOT OF SERVICE OF FOSTER WHEELER CORP'S RESP TO P'S COMBINED
 823 07/30/01 # DISCOV REQ
 824 07/30/01 # DRESSER INDUSTRIES INC'S JOINDER IN CERTAIN D'S DESIGN
 825 07/30/01 # OF EXPERT WIT'S W/COS
 826 07/30/01 # ND; CCM: 7/30/01; 7/19/01; R. LANCIANESE, D. CHERVICK; BY LC
 827 07/30/01 # ND; CCM: 7/30/01; 7/19/01; R. LANCIANESE, D. CHERVICK; BY LC
 828 07/31/01 # ND; CCM: 7/30/01; 7/19/01; M. VICTORSON, J. SKAGGS, E. JAMES
 829 07/31/01 # D. CECIL; BY EB
 830 07/31/01 # ND; CCM: 7/30/01; 7/18/01; M. VICTORSON, D. CECIL, J. SKAGGS,
 831 07/31/01 # E. JAMES; BY EB
 832 07/31/01 # ND; CCM: 7/30/01; 7/18/01; M. VICTORSON, D. CECIL, J. SKAGGS
 833 07/31/01 # E. JAMES; BY EB
 834 07/31/01 # NOT OF EVIDENTIARY DEPO; NOT OF DEPO; NOT OF DEPO; NOT OF DEPO
 835 07/31/01 # NOT OF DEPO W/COS
 836 07/31/01 # COS AS TO P'S MOT TO SUBST PARTIES & NOT OF HRG
 837 07/31/01 # COS AS TO UNION CARBIDE CORP'S RESP TO P'S REQ FOR PROD
 838 07/31/01 # COS AS TO P'S RESP TO VARIOUS D'S 1ST COMBINED REQ FOR ADM'S
 839 07/31/01 # AMD NOT OF P MOT (00-C-35/HUMPHREYS/MASON CO) W/ATT & COS
 840 07/31/01 # COS AS TO E. I. DUPONT'S REQ FOR ADM TO P (00-C-380/DILLON;
 841 07/31/01 # PUTNAM CO
 842 08/01/01 # BORGWARNER LIST OF EXP WITN & EXH (99-C-14321/LEMLEY) W/COS
 843 08/01/01 # BORGWARNER LIST OF EXP WITN & EXH (01-C-22M/HADLEY) W/COS
 844 08/01/01 # BORGWARNER LIST OF EXP WITN & EXH (99-C-226REM/MEREDITH) W/COS
 845 08/01/01 # COS AS TO LAC D'AMIANTE REQ FOR ADM (01-C-580/LEWIS/KAN)
 846 08/01/01 # COS AS TO LAC D'AMIANTE 1ST INTERR (01-C-580/LEWIS/KAN)
 847 08/01/01 # COS AS TO LAC D'AMIANTE REQ FOR POD (01-C-580/LEWIS/KAN)
 848 08/01/01 # NOT OF RULE 36B(7) DEPO (98-C-310/00-C-525/AMOS) W/COS
 849 08/02/01 # P'S SUPP DISCL OF CO-WORKER TESTIMONY W/COS
 850 07/31/01 # CHICAGO FIRE BRICK CO NOT FOR JOINDER IN CERTAIN D'S DESIG OF
 851 07/31/01 # EXP WITN W/COS

852 07/31/01 *UNIROVAL INC'S MOT FOR JOINDER IN CERTAIN D'S DESIG OF EXP
 853 WITH W/COS
 854 07/30/01 *EXH DISCL STMT OF D. CHICAGO FIRE BRICK CO W/COS
 855 07/30/01 *NOT OF HRG W/COS (BROOKE & MARSHALL CO CASES)
 856 07/30/01 *P SUPP ID OF EXH & DOC W/COS (98-C-310/00-C-525/AMOS)
 857 07/30/01 *P MOT TO CT TO TAKE JUDICIAL MOT THAT ASBESTOS IS AN ABNORMALLY
 858 DANGEROUS INSTRUMENTALITY W/COS (00-C-35/HUMPHREYS)
 859 07/26/01 *AMD NOT OF HRG; AMD C - ID OF PARTIES (00-C-35/MASON CO/
 860 P. HUMPHREYS W/COS
 861 07/25/01 *MINNESOTA MINING & MFG EXH LIST W/COS & ATT
 862 07/25/01 *COV LET: VARIOUS D'S DESIG OF EXP WITH & EXH LIST W/ATT & COS
 863 08/02/01 # COS AS TO P'S, DENVER HADLEY & WM. MORRISON'S OBJ'S & RESP'S
 864 # TO FOSTER WHEELER ENERGY CORP'S REQ FOR ADM'S, INTERROG'S &
 865 # REQ FOR PROD & P'S, CLARA MEREDITH & BARBARA LEMLEY'S OBJ'S &
 866 # RESP'S TO FOSTER WHEELER ENERGY CORP'S REQ FOR ADM'S, INTERROG
 867 # & REQ FOR PROD
 868 07/23/01 *WHEELER PROT APPARL DESIG EXH (98-C-231/01-C-22M/99-C-142RI
 869 & 01-C-22M) W/COS
 870 07/23/01 *GUARD-LINE'S DESIG OF EXH (98-C-231/01-C-22M/99-C-142RI
 871 & 91-C-22M) W/COS
 872 07/24/01 *DUPONT'S MOT FOR JOINDER W/COS
 873 07/25/01 *NOT OF HRG W/COS (00-C-2830/ADKINS) W/COS
 874 07/25/01 *COV LET, VERIF OF JOHN PAGE (99-C-226REIN)
 875 07/25/01 *FLEXITALIC SUPP PROD ID & EXP WITH W/COS
 876 07/23/01 *SHELL OIL CO SUPP DESIG OF FACT WITH W/COS
 877 07/23/01 *BRICSSON DISCL OF MED & NON-MED WITH W/COS
 878 07/23/01 *BRICSSON EXH LIST W/COS
 879 07/23/01 *CERTAIN PREMISES D DISCL OF EXP WITH W/COS
 880 07/23/01 *DUPONT'S ID OF TR EXH W/COS
 881 07/23/01 *DUPONT'S DESIG OF EXP WITH W/COS
 882 07/23/01 *P RESP IN DEPOS TO CERTAIN D MOT FOR PROT O W/COS
 883 07/23/01 *OWENS-ILLINOIS LIST OF EXH W/COS
 884 07/23/01 *FOSTER-WHEELER CORP EXH LIST W/COS
 885 07/23/01 *EXH LIST OF VIACOM W/COS
 886 07/23/01 *INGERSOLL-RAND LIST OF EXP WITH (00-C-2630) W/COS
 887 07/23/01 *NATL SERVICES LIST OF WITH W/COS
 888 07/23/01 *DESIG OF EXP WITH OBO TASCOS INSULATIONS (VARIOUS CASES FR
 889 VARIOUS COUNTIES) W/COS
 890 07/23/01 *DESIG OF EXH OBO TASCOS INSULATIONS (VARIOUS CASES FROM VARIOUS
 891 COUNTIES) W/COS
 892 07/23/01 *DRAMETALIC EXP WITH DISCL (VARIOUS CASES FR VARIOUS COUNTIES;
 893 W/COS
 894 07/23/01 *DESIG OF FACT WITH 98-C-310/AMOS) W/COS
 895 07/23/01 *FORD MOTOR CO DESIG OF EXP WITH W/COS
 896 07/23/01 *P ID OF EXH (98-C-310/00-C-525) W/COS
 897 07/23/01 *DESIG OF EXH FOR TR BY OKONITE CO W/COS
 898 07/23/01 *ROME CABLE CORP EXH LIST W/COS
 899 07/23/01 *HARNISCHFEGGER CORP EXH LIST W/COS
 900 07/23/01 *AMD DESIG OF WITH OBO ACES W/COS
 901 07/23/01 *COS AS TO OHIO EDISON EXP WITH DESIG
 902 07/23/01 *CHEVRON USA CO EXH LIST W/COS
 903 07/23/01 *BP GOODRICH CO EXH LIST W/COS
 904 07/23/01 *WEIRTON STEEL CORP EXH LIST W/COS
 905 07/23/01 *DESIG OF WITH OBO CHICAGO BRICK CO W/COS
 906 07/23/00 *MINNESOTA MINING & MFG DESIG OF EXP WITH W/COS
 907 07/20/01 *EXH LIST OF GMC W/COS
 908 07/20/01 *GMC DESIG OF EXP WITH W/COS
 909 07/23/01 *OHIO POWER CO, ET AL, DESIG OF EXH & MATERIALS W/COS
 910 07/23/01 *OHIO POWER CO, ET AL, DESIG OF EXP WITH W/COS
 911 07/23/01 *SAGER CORP EXH LIST & SUPP WITH LIST W/COS
 912 07/23/01 *METROPOLITAN INS CO EXH LIST W/COS
 913 07/23/01 *METROPOLITAN LIFE EXP WITH LIST W/COS
 914 07/23/01 *COS AS TO OHIO POWER RESP TO (01-C-70M/MEREDITH) 1ST REQ FOR
 915 ADM OBO ITSELF & AEP
 916 07/23/01 *DESIG OF EXP WITH BY INDUSTRIAL HOLDINGS W/COS
 917 07/23/01 *EXH LIST OF INDUSTRIAL HOLDINGS W/COS

918 07/23/01 *EXH DISCL OF PHARMACIA CORP W/COS
 919 07/23/01 *EXP WITH DISCL OF PHARMACIA W/COS
 920 07/23/01 *COS AS TO MOBIL OIL CORP RESP TO GOLDBERG P INTER
 921 07/13/01 *NOT TO SEVER P DELIB INTENTION CLAIMS & NOT OF HSG OBO DUPONT
 922 W/COS (00-C-525 & 97-C-145)
 923 07/12/01 *COS AS TO DURABLA MFG RENEWED 1ST REQ FOR ADM (99-C-133RI)
 924 07/11/01 *COS AS TO FAIRMONT SUPPLY 1ST SET INTER & REQ FOR POD
 925 07/12/01 *COS AS TO DURABALA MFG RENEWED 1ST REQ FOR ADM (99-C-133RI)
 926 07/11/01 *COS AS TO FAIRMONT SUPPLY 1ST SET INTER & REQ FOR POD
 927 (99-C-183RI)
 928 07/11/01 *COS AS TO RESP & OBT TO (01-C-70M/MEREDITH) 2ND REQ
 929 07/11/01 *COS AS TO (91-C-70/M) 1ST REQ FOR ADM, INTER & REQ FOR POD
 930 TO OHIO EDISON CO
 931 07/11/01 *COS AS TO (01-C-70M) RESP TO P 1ST REQ FOR ADM, INTER & REQ
 932 FOR POD
 933 07/11/01 *BORGARNER LIST OF LAY WITHN (99-C-226RW) W/COS
 934 07/09/01 *LAY & FACT WITHN LIST OF NITRO INDUSTRIAL (99-C-163RW) W/COS
 935 08/02/01 *EXH LIST OF BEAZER EAST INC. W/COS
 936 08/02/01 *ANS OBO HARNISCHFEGGER CORP (98-C-12AK & 98-C-232M) W/COS
 937 08/02/01 *RESP OF TONY AMOS TO OHIO VALLEY INSUL NOT FOR S7 W/COS
 938 08/02/01 *COS AS TO DESIG OF FACT WITHN & NOT OF DEPO OBO P REPRESENTED
 939 BY HUMPHREYS (00-C-257/BILLS)
 940 08/02/01 *COS AS TO NOT OF DEPO (00-C-525/AMOS)
 941 08/02/01 *MASTER COS AS TO UNIROVAL'S RESP TO P'S COMBINED
 942 INTERROG'S & REQ FOR PROD
 943 08/02/01 *COS AS TO COMBUSTION ENGINEERING INC'S RESP TO P'S 2ND
 944 *COMBINED DISCOV REQ
 945 08/02/01 *AND OBO HARNISCHFEGGER CORP TO P AMD C W/COS (00-C-135RI)
 946 07/09/01 *WITHN LIST OBO ROBERTSON CECO CORP (99-C-135RI/MARTIN) W/COS
 947 07/09/01 *LAY & FACT WITHN LIST OBO NITRO INDUSTRIAL (00-C-135RI) W/COS
 948 07/12/01 *COS AS TO FAIRMONT SUPPLY 1ST INTER & REQ FOR POD TO P
 949 (00-C-135RI/DONALD MARTIN)
 950 07/12/01 *COS AS TO DURABLA MFG 1ST REQ FOR ADM TO (00-C-135RI/MARTIN)
 951 07/23/01 *COS AS TO OHIO EDISON EXH LIST (01-C-70M)
 952 07/12/01 *ANS & DEFENSES OF SHELL OIL CO TO P AMD C W/COS (00-C-135RI)
 953 08/03/01 *HONEYWELL INTL. INC'S LIST OF EXH'S W/COS
 954 08/03/01 *COS AS TO P'S AMD RESP'S TO UNION CARBIDE CORP'S REQ FOR PROD
 955 08/03/01 *DENVER HADLEY'S SUPP PRODUCT &/OR PREMISES IDENTIFICATION
 956 *WITH LIST W/ATTACH'S
 957 08/03/01 *WM. MORRISON'S SUPP PRODUCT &/OR PREMISES IDENTIFICATION
 958 *WITH LIST W/ATTACH'S & COS
 959 08/03/01 *COV LET; APD; COS AS TO OWENS-ILLINOIS INC'S RESP'S TO P'S
 960 INTERROG'S & REQ FOR PROD
 961 07/23/01 *COS AS TO P RESP TO AGCS CONSOLID REQ FOR ADM, INTER & REQ
 962 FOR POD (00-C-135RI)
 963 07/23/01 *NITRO INDUSTRIAL COV FINAL LIST OF EXP WITHN (00-C-135RI); COS
 964 08/02/01 *D. MOBIL OIL LIST OF PROPOSED EXP WITHN W/COS
 965 08/02/01 *CERTAIN D'S DESIG OF EXP WITHN FOR NOV TR GROUP W/COS
 966 08/03/01 *BIGELOW LIPTAK'S DESIGN OF EXPERT WIT'S, DESIGN OF FACT WIT'S
 967 & DESIGN OF EXH'S W/COS
 968 08/03/01 *GRAYBAR ELECTRIC CO'S DESIGN OF EXPERT WIT'S, DESIGN OF
 969 FACT WIT'S & DESIGN OF EXH'S W/COS
 970 08/03/01 *COS AS TO DISCL OF LAY WIT'S OF ASARCO INC.,
 971 08/03/01 *COS AS TO DISCL OF EXPERT WIT'S OF ASARCO INC.,
 972 08/03/01 *COS AS TO DISCL OF LAY WIT'S OF LAC D'AMIANTE DE QUEBEC
 973 08/03/01 *COS AS TO DISCL OF EXPERT WIT'S OF LAC D'AMIANTE DE QUEBEC
 974 08/03/01 *COS AS TO P'S RESP TO D'S MASTER 1ST INTERROG'S
 975 08/03/01 *P'S NOT TO TAKE CORPORATE DEPO W/DOC PROD W/COS
 976 08/03/01 *NOT OF SERVICE OF ANV. & OBT'S TO OHIO VALLEY INSULATING
 977 CO. TO P'S 2ND COMBINED SET OF DISCOV REQ W/COS
 978 08/03/01 *NOT OF SERVICE OF ANV. & OBT'S TO HONEYWELL INTL. INC TO P'S
 979 1ST COMBINED DISCOV REQ
 980 08/03/01 *COS AS TO PNEUMO ABEX CORP'S RESP'S TO P'S 1ST MASTER
 981 INTERROG'S & REQ FOR PROD
 982 08/03/01 *COS AS TO P'S SUPP RESP'S
 983 08/03/01 *MD; CDD; 8/3/01; 8/3/01; R. GIFFORD; BY JR

984 07/20/01 * P OPPOS TO DUPONT NOT TO SEVER DELIVERATE INTENTION CLAIMS
 985 AS TO (00-C-525/AMOS) W/COS
 986 07/20/01 *DESIG OF EXP WITHN EXH & DOC OBO ACAS W/COS
 987 07/20/01 *NATL STERIL DISCL OF EXP WITHN (01-C-70M) W/COS
 988 07/20/01 *DGBAY NORTON DESIG OF EXP WITHN & EXH W/COS
 989 08/02/01 *EXP WITHN DISCL OF ASHLAND INC FOR NOV TR GRP (DILLON) W/COS
 990 08/03/01 *NOT TO SEVER OBO UNITED CONVEYOR (01-C-580/LEWIS) W/COS
 991 08/03/01 *O: GRT LEAVE TO F & SEVER 4TH AMD C/MAC (00-C-2839)
 992 08/03/01 *O: GRT MOT TO F 2ND AMD C TO ADD CLAIM FOR WRONGFUL DEATH/MAC
 993 (00-C-35/MASON CO)
 994 08/03/01 *O: DO AS TO P. (98-C-101/CARR/TUCKER CO) & TUCKER CO BOE/MAC
 995 08/03/01 *O: DO AS TO P. (01-C-580/LEWIS)KXN CO) & VOT MFG SALES CO/MAC
 996 08/06/01 *NOT OF VIDEO TAPE DEPO TO PRESERVE CO-WRXR TESTIM W/COS
 997 08/06/01 *COV LET; COS AS TO A.W. CHESTERION ANS TO P 1ST INTER & REQ
 998 FOR POD (01-C-580)
 999 08/06/01 *FOSTER WHEELER SUPP EXH LIST W/COS
 1000 08/06/01 # COS AS TO MONONGAHELA POWER CO'S OBJ'S TO P'S 1ST
 1001 INTERROG'S & 2ND REQ FOR PROD
 1002 # (3) NOT OF DEPO'S W/COS
 1003 08/07/01 # COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S 1ST
 1004 INTERROG'S & REQ FOR PROD
 1005 08/07/01 # GORDON GASKET & PACKING CO'S WIT LIST W/COS
 1006 08/07/01 # AMD NOT'S OF DEPO W/COS
 1007 08/07/01 # COS AS TO D'S RESP'S TO P'S 1ST MASTER SET OF INTERROG'S
 1008 08/07/01 # NOT OF DEPO W/ATTACH & COS; NOT OF DEPO W/ATTACH & COS
 1009 08/07/01 # ANS OF METROPOLITAN LIFE INS. CO. TO P'S AMD C & TO CR CL'S
 1010 W/COS
 1011 08/06/01 *COS AS TO RESP OF ACAS TO P INTER & REQ FOR POD (97-C-145/
 1012 BURNER)
 1013 08/06/01 *COS AS TO RESP OF ACAS TO P INTER & REQ FOR ADM & POD (98-C-
 1014 1279/ZILMANI)
 1015 08/06/01 *NOT OF HRG W/COS (99-C-183RW/98-C-232M;
 1016 08/06/01 *P MEMO OF LAW IN SUPP OF P MOT TO STRIKE STATUS OF REPOSE
 1017 DEFENSE (99-C-183RW/98-C-232M) W/COS
 1018 08/06/01 *4TH AMD C ID OF PARTIES W/COS
 1019 08/06/01 *AMD C ID OF PARTIES (00-C-35/MASON CO) W/COS
 1020 08/06/01 *GARLOCK ANS TO P INTER & REQ FOR POD (97-C-145/BURNER) W/COS;
 1021 08/06/01 *P NOT TO TAKE CORP DEPO W/POD & COS (99-C-2478/MURPHY)
 1022 08/08/01 # COS AS TO P'S NOT TO TAKE CORPORATE DEPO
 1023 08/08/01 # COS AS TO P'S ANS' TO MONONGAHELA POWER CO'S 1ST REQ FOR
 1024 ADM'S, INTERROG'S & REQ FOR PROD
 1025 08/08/01 # COS AS TO OBJ'S & RESP'S TO P'S MASTER SET OF INTERROG'S
 1026 08/08/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S RESP TO P'S REQ
 1027 FOR ADM
 1028 08/07/01 *O: DO AS TO P'S (MORRISON/01-C-22M/MARSHALL CO) & HONEYWELL
 1029 INTL/MAC (S/8/3)
 1030 08/08/01 # LET FR SS DTD 8/6/01; SUM W/RET (7/17/01 SS) AS TO UNITED
 1031 CONVEYOR CORP. W/RMR
 1032 08/08/01 # COS AS TO ANCHOR PACKING CO'S ANS' TO P'S INTERROG'S & REQ
 1033 FOR PROD
 1034 08/08/01 # COS AS TO APPLICATION FOR ADM PRO HAC VICE
 1035 08/08/01 # NOT OF TELEPHONIC DEPO; NOT TO TAKE DEPO; NOT OF TELEPHONIC
 1036 DEPO; NOT TO TAKE DEPO; NOT TO TAKE DEPO W/COS
 1037 08/09/01 ***INCORRECTLY POSTED
 1038 ***INCORRECTLY POSTED
 1039 08/09/01 # NOT TO COMPEL; NOT OF HRG W/COS; NOT TO COMPEL; NOT W/COS
 1040 08/09/01 # COS AS TO MOBIL OIL CORP'S 1ST REQ FOR PROD
 1041 08/09/01 # COS AS TO MOBIL OIL CORP'S 1ST INTERROG'S
 1042 08/09/01 # COS AS TO MOBIL OIL CORP'S 1ST REQ FOR PROD
 1043 08/09/01 # COS AS TO MOBIL OIL CORP'S 1ST INTERROG'S
 1044 08/09/01 # COS AS TO AMD C & O (00-C-35)
 1045 08/09/01 # COS AS TO 4TH AMD C & O (00-C-2839)
 1046 08/09/01 # COS AS TO GARLOCK INC'S RESP TO P'S 1ST COMAINED DISCOV REQ
 1047 (99-C-2478)
 1048 08/09/01 # COS AS TO GARLOCK INC'S RESP TO P'S 1ST MASTER INTERROG'S &
 1049 RESP'S TO P'S REQ FOR ADM'S (01-C-580)
 1049

1050 08/09/01 # COS AS TO OWENS-ILLINOIS INC'S RESP TO P'S 1ST MASTER
 1051 # INTERROG'S & REQ FOR PROD (00-C-2757)
 1052 # COS AS TO OWENS-ILLINOIS INC'S RESP TO P'S 1ST MASTER
 1053 SET OF INTERROG'S & REQ FOR PROD (00-C-2757)
 1054 08/09/01 # COS AS TO ANS' & OBJ'S TO P'S 1ST MASTER INTERROG'S
 1055 08/09/01 # NITRO INDUSTRIAL COVERINGS JOINDER IN CERTAIN D'S DESIGN
 1056 OF EXPERT WIT'S W/COS
 1057 08/09/01 # NOT OF DEPO W/ATTACH & COS
 1058 08/09/01 # NOT OF DEPO W/ATTACH & COS
 1059 08/09/01 # NOT OF HRG
 1060 08/09/01 # NOT OF EVIDENTIARY DEPO W/COS
 1061 08/09/01 # NOT OF MOT; MOT FOR SJ OF ASARCO INC; BRIEF IN SUPP OF MOT
 1062 W/COS (00-C-35)
 1063 08/09/01 # NOT OF MOT; MOT FOR SJ OF LAC D'AMIANTE DU QUEBEC LTD; BRIEF
 1064 IN SUPP OF MOT W/COS (01-C-580)
 1065 08/09/01 # NOT OF MOT; MOT FOR SJ OF ASARCO INC; BRIEF IN SUPP OF MOT
 1066 W/COS (01-C-580)
 1067 08/10/01 # APPLICATION FOR ADM PRO HAC VICE W/EXH & COS
 1068 08/10/01 # COS AS TO MOBIL OIL CORP'S RESP TO WM. MORRISCK'S 1ST REQ FOR
 1069 ADM'S, INTERROG'S & REQ FOR PROD (01-C-22M); RESP TO INTERROG'S
 1070 08/10/01 # COS AS TO NORTH AMERICAN REFRACATORIES CO'S RESP TO INTERROG'S
 1071 & REQ FOR PROD (97-C-145)
 1072 08/10/01 # ANS OF PNEUMO ABEX CORP. W/COS; CASE INFO SHEET (01-C-580)
 1073 08/10/01 # NOT OF DEPO; NOT OF DEPO W/COS (01-C-580)
 1074 08/10/01 # P'S SUPP DISCL OF EXH'S W/COS (01-C-580)
 1075 08/10/01 # COS AS TO MINNESOTA MINING & MANUFACTURING CO'S OBJ'S &
 1076 RESP'S TO P'S MASTER INTERROG'S & REQ FOR PROD
 1077 08/10/01 # NOT FOR ADM PRO HAC VICE ADM; VERIFIED STATEMENT
 1078 08/10/01 # CERT OF SERVICE
 1079 08/09/01 # ND; CCM; 8/9/01; B/3/01; M. VICTORSON, R. LONG, J. SKAGGS,
 1080 # L. ? D. CECIL, E. JAMES; BY RB
 1081 08/10/01 # NOT OF MOT FOR PRO HAC VICE ADM OBO JAMES RYAN; MOTION;
 1082 VERIFIED STMT
 1083 08/10/01 # NOT OF MOT FOR PRO HAC VICE ADM OBO RICHARD FORMAN; MOTION;
 1084 VERIFIED STMT
 1085 08/10/01 # NOT OF MOT FOR PRO HAC VICE ADM OBO CRAIG BRASFIELD; MOTION;
 1086 VERIFIED STMT
 1087 08/10/01 # NOT OF MOT FOR PRO HAC VICE ADM OBO WALTER WATKINS; MOTION;
 1088 VERIFIED STMT
 1089 08/10/01 # NOT OF DEPO DT (99-C-525/AMOS) W/COS
 1090 08/10/01 # COS AS TO TASCOS INSURATIONS RESP TO (01-C-22M) 1ST REQ FOR
 1091 ADM, INTERR & REQ FOR POD
 1092 08/10/01 # OBJ OF HONEYWELL TO EXH LIST P BY P (99-C-2478) W/COS
 1093 08/10/01 # OBJ OF HONEYWELL TO EXH LIST P BY P (00-C-2830) W/COS
 1094 08/10/01 ##NOT OF HRG W/COS
 1095 08/13/01 ##COS AS TO MCJUNKINS RESP TO PLTFS 1ST MASTER SET OF INTERROG'S
 1096 AND REQ FOR PROD (01-C-580)
 1097 08/13/01 ##COS AS TO PLTFS ANS TO DEF'S FOSTER WHEELERS REQ FOR ADMISS,
 1098 INTERROG'S & REQ FOR PRODUCTION (99-C-2478);
 1099 08/13/01 *COS AS TO PNEUMO ABEX RESP TO P 1ST COMB DISC REQ (99-C-2478)
 1100 08/13/01 *P AND NOT OF CO-WRKR DEPO (01-C-22M) W/COS
 1101 08/13/01 *COS AS TO P AND NOT OF CO-WRKR DEPO (01-C-22M)
 1102 08/13/01 *SERVICE LIST
 1103 08/13/01 *PPG NOT OF P BANKRUPTCY CT O W/COS
 1104 08/13/01 *COS AS TO BATON CORP ANS TO P INTERR
 1105 08/13/01 *COS AS TO BATON CORP RESP TO P MASTER SET REQ FOR POD
 1106 08/13/01 *P FINAL WITN LIST (01-C-22M) W/COS
 1107 08/13/01 *NOT OF HRG; CAROLINA JUMBER MOT FOR SJ W/EXH & COS
 1108 08/13/01 *COS AS TO P (98-C-310 & 00-C-525) RESP TO FOSTER WHEELER REQ
 1109 FOR ADM, INTERR & REQ FOR POD
 1110 08/13/01 *COS AS TO TEN RESP TO P (99-C-2478) 1ST COMB SET DISC REQ
 1111 08/13/01 *COS AS TO DANA CORP RESP TO P (99-C-2478) COMB DISC REQ
 1112 08/13/01 *COS AS TO MAREMON CORP RESP TO P (99-C-2478) COMB DISC REQ
 1113 08/13/01 *COS AS TO NOSROC RESP TO P (01-C-22M) 1ST REQ FOR ADM, INTERR &
 1114 REQ FOR POD
 1115 08/13/01 *COS AS TO TAN TO P (91-C-22M) 1ST REQ FOR ADM, INTER & REQ FOR

1116 POD
 1117 *COS AS TO DANA CORP ANS & OBJ TO (91-C-22M) 1ST REQ FOR ADM,
 1118 INTERR & REQ FOR POD
 1119 *COS AS TO MAREMONT RESP TO (01-C-22M) 1ST REQ FOR ADM, INTERR
 1120 & REQ FOR POD
 1121 *COS AS TO DANA CORP RESP TO (98-C-101) REQ FOR ADM TO ALL D
 1122 *COS AS TO TEN RESP TO P REQ FOR ADM TO ALL D (98-C-101)
 1123 *OBJ OF OHIO VALLEY TO EXH LIST P BY P W/COS (99-C-2478)
 1124 *NOT TO COMBEL OBO P & AS TO WESTINGHOUSE ELEC W/COS (99-C-2478)
 1125 *NOT TO COMBEL OBO P & AS TO VA ELECTRIC W/COS (99-C-2478)
 1126 *P FINAL DESIG OF WITV W/COS
 1127 *INDUSTRIAL SUPPLY WITHN LIST (01-C-580) W/COS
 1128 *VERIFIED STMT OF APPLIC FOR PRO HAC VICE ADM OBO MARK HALL
 1129 CNSL FOR METROPOLITAN LIFE INS W/COS
 1130 *NOT OF CANCELLATION OF DEPO (98-C-310/00-C-525)
 1131 *NOT OF CANCELLATION OF DEPO DT (98-C-310/00-C-525)
 1132 *AMD NOT OF TELEP & VIDEOTAPED DEPO DT (98-C-310)
 1133 *AMD NOT OF TELEP & VIDEOTAPED DEPO DT (98-C-310/00-C-525)
 1134 *AMD NOT TO TAKE DEPO DT (98-C-310/00-C-525)
 1135 *AMD NOT TO TAKE DEPO DT (98-C-310/00-C-525) W/COS
 1136 *ANS OF SAFETY FIRST TO ALL CR-CL (01-C-580) W/COS
 1137 *ANS OF SAFETY FIRST INDUSTRIES (01-C-580) W/COS, CASE INFO
 1138 *PRACTICE OBO SAFETY FIRST INDUSTRIES
 1139 *COS AS TO P RESP TO D DRESSER IND REQ FOR ADM
 1140 *COS AS TO COMBUSTION ENG RESP TO P REQ FOR ADM
 1141 *COS AS TO P (99-C-2830) 2ND SUPP RESP TO UNION CARBIDE REQ FOR
 1142 POD & INTERR
 1143 *COS AS TO NOT TO TAKE DEPO (00-C-2830)
 1144 *P SUPP EXP FACT WITH, CO-WRKR LIST & EXH LIST W/COS (99-C-2478)
 1145 *SUPP NOT OF DEPO W/COS (01-C-580)
 1146 *COS AS TO RESP OF ACES TO P 1ST MASTER SET INTERR, REQ FOR POD,
 1147 TO ALL D WHO DID NOT MFG ASBESTOS EXOD (01-C-580)
 1148 *COS AS TO REQ OF ACAS TO P 1ST COMA DISC REQ (99-C-2478)
 1149 *COS AS TO P COMB RESP TO FOSTER WHEELER REQ FOR ADM (99-C-133)
 1150 *COS AS TO P COMB RESP TO FOSTER WHEELER REQ FOR ADM (99-C-133)
 1151 *GM NOT FOR SJ (00-C-2830) W/COS
 1152 *NOT OF HRG, NOT TO SEVER W/COS
 1153 *COS AS TO P-S REQ FOR ADMISSION TO INDUSTRIAL SOLUTIONS
 1154 *COS AS TO P-S REQ FOR ADMISSION TO INDUSTRIAL SOLUTIONS
 1155 *COS AS TO P-S REQ FOR ADMISSION TO INDUSTRIAL SOLUTIONS
 1156 *COS AS TO P-S REQ FOR ADMISSION TO INDUSTRIAL SOLUTIONS
 1157 *COS AS TO OGD & RESP OF (91-C-22M) 1ST REQ FOR ADM, INTERR &
 1158 REQ FOR POD
 1159 *COS AS TO OBJ & RESP TO P INTERR (00-C-2757) & REQ FOR POD
 1160 *UNIROVAL NOT FOR JOINER IN OPPOS TO P NOT TO CT TO TAKE
 1161 JUDICIAL NOT W/COS (00-C-35)
 1162 *FINAL DESIG OF EXP WITHN OBO TASCOS INSULATIONS W/COS
 1163 *NOT TO COMBEL W/COS
 1164 *KIMESOTA MINING NOT TO ADM W. BOOK PRO HAC VICE (01-C-22M;
 1165 01-C-580-00-C-2751-2755/00-C-2830 & 97-C-145) W/COS; VERIF
 1166 *O: GRT NOT FOR PRO HAC VICE ADM TO W. BOOK/GAUGHAN
 1167 *COS AS TO P SUPP RESP TO D REQ FOR POD (00-C-2757/ELLS)
 1168 *COS AS TO P SUPP DISCL OF EXP WITHN (00-C-2757)
 1169 *LTR FR SS DTD 6/13/01 W/BMR & SUP DTD 7/24/01 AS TO A-BEST
 1170 (00-C-2830)
 1171 *LTR FR SS W/ATT ENV MARKED "FORM EXPIRED" AS TO SAFETY FIRST
 1172 *NOT TO ADMIT PRO HAC VICE
 1173 *COS AS TO INTR TRUCK & ENGINE CORP ANS TO P 1ST INTERR & REQ
 1174 FOR POD TO MFG CO (00-C-2830)
 1175 *COS AS TO ANCHOR PACKING RESP TO P COMB DISC REQ DIR TO
 1176 GARLOCK INC (99-C-2478)
 1177 *APPLIC FOR ADM PRO HAC VICE OBO R. WILKINSON W/STMTS & COS
 1178 (01-C-22M)
 1179 *APPLIC FOR ADM PRO HAC VICE OBO R. WILKINSON W/STMTS & COS
 1180 (99-C-1838M)
 1181 *COS AS TO (99-C-143RI & 01-C-22M) OBJ & RESP TO MOBIL OIL

1182 1ST SET INTERR & REQ FOR POD
 1183 *NITRO INDUSTRIAL LIST OF LAY & EXP WITH & EXH LIST (99-C-2478)
 1184 W/COS
 1185 *NITRO INDUSTRIAL LIST OF LAY & EXP WITH & EXH LIST (00-C-2757)
 1186 W/COS
 1187 *NITRO INDUSTRIAL LIST OF LAY & EXP WITH & EXH LIST (01-C-590)
 1188 W/COS
 1189 *NITRO INDUSTRIAL LIST OF LAY & EXP WITH & EXH LIST (99-C-1938)
 1190 W/COS
 1191 *FINAL WITH LIST OBO MANGETEK (99-C-13381) W/COS
 1192 *FINAL WITH LIST OBO MAGNETEK (99-C-1938W) W/COS
 1193 *FINAL WITH LIST OBO MAGNETEK (98-C-232 M) W/COS
 1194 *FINAL WITH LIST OBO BEAZER EAST (99-C-13381) W/COS
 1195 *FINAL WITH LIST OBO BEAZER EAST (99-C-1832 RM) W/COS
 1196 *FINAL WITH LIST OBO THIEF CORP (98-C-232M) W/COS
 1197 *FINAL WITH LIST OBO THIEF CORP (99-C-133 RI) W/COS
 1198 *FINAL WITH LIST OBO THIEF CORP (99-C-163 RM) W/COS
 1199 *FINAL WITH LIST OBO THIEF CORP (98-C-231) W/COS
 1200 *AMETEK CORP SUPP LAY & EXP WITH LIST & EXH LIST (00-C-2830)
 1201 W/COS
 1202 *NOT OF MOT (P. HUMPHREYS, JR.); NOT FOR ST. BRIEF IN SUPP OF
 1203 MOT FOR SJ W/COS
 1204 *COS AS TO GASKET HOLDINGS RESP TO P REQ FOR ADM (01-C-580)
 1205 *NOT OF SERV AS TO FOSTER WHEELER RESP TO P INTERR (VARIOUS
 1206 P-NO CASE #'S) W/COS
 1207 *NOT OF SERV AS TO FOSTER WHEELER RESP TO P REQ FOR POD (VARIOUS
 1208 P-NO CASE #'S) W/COS
 1209 *COS AS TO WHEELER APPAREL RESP & OBJ TO P 1ST INTERR & REQ
 1210 TO PROB (91-C-22M)
 1211 *COS AS TO DRESSER INDUSTRIES RESP TO 2 1ST REQ FOR ADM, INTERR
 1212 & REQ FOR POD (MORRISON)
 1213 *COS AS TO DRESSER IND RESP TO INTERR & REQ FOR POD (ADXINS)
 1214 *COS AS TO D & I ANS TO INTERR & REQ FOR POD (00-C-2757)
 1215 *COS AS TO & I ANS TO P COMB DISC REQ (99-C-2478)
 1216 *COS AS TO & I ANS TO P COMB DISC REQ (98-C-231)
 1217 *COS AS TO & I ANS TO INTERR & RESP TO REQ FOR POD (00-C-2830)
 1218 *COS AS TO & I ANS TO REQ FOR ADM, INTERR & REQ FOR POD (01-C-22M
 1219 *NOT OF HRG (8/20/01) W/COS (98-C-102)
 1220 *NOT OF SERV AS TO FOSTER WHEELER RESP TO (01-C-22M) 1ST REQ FOR
 1221 ADM, INTERR & REQ FOR POD
 1222 *COS AS TO COMBUSTION ENG RESP TO P 2ND REQ FOR ADM, INTERR &
 1223 REQ FOR POD (01-C-22M-99-C-2830/99-C-143)
 1224 *COS AS TO COMBUSTION ENG RESP TO P 2ND REQ FOR ADM, INTERR &
 1225 REQ FOR POD (01-C-22M/99-C-2830/99-C-143)
 1226 *COS AS TO COMBUSTION ENG RESP TO P (91-C-22M) REQ FOR ADM, POD
 1227 & INTERR
 1228 *GARLOCK & ANCHOR PACKING FINAL WITH DISCL W/COS
 1229 *COS AS TO AMETEK NOT OF SERV OF RESP TO (00-C-2830) 1ST SET
 1230 INTERR
 1231 *CERTAIN C/S PREMISES OWNERS OPOS TO P MOT TO CT TO TAKE
 1232 JUDICIAL NOT W/COS & AT
 1233 *COS AS TO P RESP TO E.I. DUPONT REQ FOR ADM, INTERR & REQ FOR
 1234 POD (98-C-310/00-C-525)
 1235 *QUIGLEY CO FINAL WITH DISCL (00-C-2830/01-C-22M/00-C-35/
 1236 01-C-22M/99-C-2478) W/COS
 1237 *PRIZER FINAL WITH DISCL (01-C-22M) W/COS
 1238 *FORD MOTOR CO FINAL WITH DISCL (00-C-2830) W/COS
 1239 *2ND AMD NOT OF TELER & VIDEOTAPED DRPG DT W/COS (98-C-310/
 1240 00-C-525) W/COS
 1241 *COS AS TO P RESP (99-C-1838W/CONNOLLY) TO MONONGAHELA POWER,
 1242 WEST PENN POWER & POTOMAC EDISON CO REQ FOR ADM
 1243 *COS AS TO P RESP (99-C-232M/PARKER) TO E.I. DUPONT REQ FOR ADM
 1244 *COS AS TO P RESP (99-C-1838W/98-C-232M) TO APALACHIAN POWER
 1245 OHIO POWER & CENTRAL OPERATING REQ FOR ADM
 1246 *COS AS TO P RESP TO DRESSER IND REQ FOR ADM
 1247 *C: THOMAS RADCLIFFE JR ADM PRO HAC VICE/GAUGHERN (S/8/10)

1248 08/15/01 <<AMENDED NOT OF EVID DEP OF RICHARD LYNN LEWIS W/COS
 1249 08/16/01 *COS AS TO NO AMERICAN REFRACT CO RESP TO P INTERR & REQ FOR
 1250 08/16/01 POD (00-C-2757)
 1251 08/16/01 *COS AS TO NO AMERICAN REFRACT AND ANS TO (01-C-22M) 1ST REQ
 1252 FOR ADM, INTERR & REQ FOR POD
 1253 *MOT FOR ADM PRO HAC VICE ORO MOBIL OIL CORP
 1254 08/16/01 *MOBIL OIL FINAL EXP WITHN LIST W/COS (01-C-22M)
 1255 08/16/01 *STATEMENT OF LOCAL ATTY
 1256 08/16/01 *VERIFIED STMT OF APPLIC FOR PRO HAC VICE ADM; VERIF STMT OF
 1257 APPLIC FOR PRO HAC VICE ADM; VERIF STMT OF APPLIC FOR PRO HAC
 1258 VICE ADM; VERIF STMT OF APPLIC FOR PRO HAC VICE ADM; COS
 1259 08/16/01 *MOBIL OIL FINAL FACT WITHN LIST (01-C-22M) W/COS
 1260 08/16/01 *MCUNKIN FINAL WITH LIST DISCL W/COS
 1261 08/16/01 *NO AMERICAN REFRACTORIES FINAL WITH LIST W/COS
 1262 08/16/01 *KAISER ALUM & CHEM CORP FINAL WITHN LIST W/COS
 1263 08/16/01 *KAISER ALUM & CHEM CORP FINAL WITHN LIST W/COS
 1264 08/16/01 *MALLINCKRODT FINAL WITH LIST W/COS
 1265 08/16/01 *GEORGIA-PACIFIC FINAL WITHN LIST W/COS
 1266 08/16/01 *GE COMPANY RESP TO P 1ST MASTER INTERR W/COS
 1267 08/16/01 *P OBJ TO HRG DT ON MCUNKIN MOT FOR SJ (01-C-580) W/COS
 1268 08/16/01 *MOT OF MINNESOTA MINING TO COMPEL (VARIOUS P/S W/NO CASE #:
 1269 W/COS
 1270 08/16/01 *COS AS TO P (98-C-232M) RESP TO UNION CARBIDE REQ FOR ADM TO P
 1271 08/16/01 *MINNESOTA MINING SUPP EXH LIST W/COS
 1272 08/16/01 *MINNESOTA MINING FINAL WITH DISCL W/COS
 1273 08/16/01 *AMERICAN STANDARD & WESTINGHOUSE AIR BRAKE FINAL WITH DISCL
 1274 AS TO VARIOUS P W/COS
 1275 08/16/01 *COS AS TO P RESP TO TEN REQ FOR ADM TO (98-C-232M)
 1276 08/16/01 *COS AS TO P RESP TO RHONE POULENC REQ FOR ADM TO (98-C-232M)
 1277 08/16/01 *COS AS TO P RESP TO GASKET HOLDING REQ FOR ADM TO (98-C-232M)
 1278 08/16/01 *COS AS TO P RESP TO FERROD AMERIC REQ FOR ADM TO (98-C-232M)
 1279 08/16/01 *COS AS TO P RESP TO GAGE CO REQ FOR ADM TO (98-C-232M)
 1280 08/16/01 *COS AS TO P RESP TO DANA CORP REQ FOR ADM TO (98-C-232M)
 1281 08/16/01 *COS AS TO P RESP TO DANA CORP REQ FOR ADM TO (98-C-232M)
 1282 08/16/01 *VIMASCO CORP FINAL WITHN LIST DISCL W/COS (VARIOUS CASES)
 1283 08/16/01 *E.I. DUPONT FINAL DISCL OF LAY WITHN W/COS
 1284 08/16/01 *MORONGABELLA POWER CO, WEST PENN POWER CO & POTOMAC Edison CO
 1285 OBJ & FINAL DESIG OF WITHN W/COS
 1286 08/16/01 *OKOMITE CO OBJ & FINAL DESIG OF WITHN W/COS
 1287 08/16/01 *FAIRMONT SUPPLY CO OBJ & FINAL DESIG OF WITHN W/COS
 1288 08/16/01 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERE
 1289 & REQ FOR POD TO (98-C-889)
 1290 08/16/01 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERE
 1291 & REQ FOR POD TO (98-C-0544)
 1292 08/16/01 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERE
 1293 & REQ FOR POD TO (97-C-0598)
 1294 08/16/01 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERE
 1295 & REQ FOR POD TO (97-C-0645)
 1296 08/16/01 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERE
 1297 & REQ FOR POD TO (98-C-0661)
 1298 08/16/01 *COS AS TO RESP OF D, ACAS TO P (01-C-22M) 1ST REQ FOR ADM,
 1299 INTERR & REQ FOR POD
 1300 08/16/01 *CERTAIN D MFG & SELLERS OPOS TO P NOT TO CT TO TAKE JUDICIAL
 1301 NOT THAT ASBESTOS IS AN ABNORMALLY DANG INSTRUM W/COS
 1302 08/16/01 *MEMO OF LAM IN SUPP OF UNION CARBIDE RESP TO P NOT TO TAKE
 1303 JUD NOT THAT ASBESTOS IS DANG INSTRUM W/COS (00-C-351)
 1304 08/17/01 *NOT OF RULE 37(b) DEPO
 1305 08/17/01 *NOT OF EVID DEPO OF DR. VICTOR ROGGI W/COS
 1306 08/17/01 *CASE INFO SHEET; ANS OF UNITED CONVEYOR TO P AND C W/COS
 1307 (01-C-580)
 1308 08/17/01 *ANS OF UNITED CONVEYOR TO ALL CR-CL (01-C-580) W/COS
 1309 08/17/01 *COS AS TO NATL SERV 1ST SET INTERR & REQ FOR POD (01-C-580)
 1310 08/17/01 *COS AS TO NATL SERV RESP TO P REQ FOR ADM (91-C-580)
 1311 08/17/01 *CERTAIN PREMISES D SUPP DISCL OF EXP WITHN W/COS
 1312 08/17/01 *COS AS TO P (00-C-351) RESP TO POWER COM COMB SET REQ FOR ADM
 1313 INTERR & REQ FOR POD

1314 08/17/01 *COS AS TO P SUPP EXH LIST UNION CARBIDE DOC FOR CASES REPRESENT
 1315 BY CALWELL
 1316 08/17/01 *COS AS TO P SUPP EXH LIST FOR CASES REPR BY CALWELL
 1317 08/17/01 *COS AS TO NOT TO TAKE DEPO (00-C-2830)
 1318 08/14/01 *FINAL LAY WITH DISCL OBO TASCOS INSULATIONS W/COS
 1319 08/17/01 *COS AS TO WHEELER PROT RESP & OBJ TO P (01-C-22M) REQ FOR ADM
 1320 INTER & REQ FOR POD
 1321 08/17/01 *NOT OF DISC DEPO W/COS (01-C-580)
 1322 08/17/01 *SHELL OIL CO SUPP DESIG OF FACT & EXP WITH W/COS
 1323 08/17/01 *WITH & EXH LIST OBO VIRGINIA ELECTRIC & POWER CO W/COS
 1324 08/17/01 *FOSTER WHEELER CORP FINAL DISCL WITH W/COS
 1325 08/17/01 *NOT FOR SJ OBO FLINTKOTE CO W/COS
 1326 08/17/01 *COS AS TO GENERAL REFRACATORIES CO RESP TO P INTER & REQ FOR
 1327 POD (00-C-2830)
 1328 08/17/01 *NOT FOR SJ OBO GENERAL REFRACATORIES W/COS (00-C-2830)
 1329 08/17/01 *AMD NOT OF DEPO W/COS (01-C-580)
 1330 08/17/01 *WMX TECH NOT FOR JOINER IN DESIG OF EXP WITH W/COS
 1331 08/17/01 *WMX TECH DESIG OF EXH W/COS
 1332 08/17/01 *RUST CONSTRUCTORS NOT FOR JOINER IN DESIG OF EXP WITH W/COS
 1333 08/17/01 *COS AS TO NOT OF DEPO
 1334 08/17/01 *NOT OF HRG; QUIGLEY NOT FOR SJ, MEMO IN SUPP W/COS (00-C-35)
 1335 08/17/01 *NOT OF HRG; QUIGLEY NOT FOR SJ, MEMO IN SUPP W/COS (00-C-2830)
 1336 08/17/01 *NOT OF HRG; FORD'S NOT FOR SJ, MEMO IN SUPP W/COS (00-C-2830)
 1337 08/17/01 *ANS OF ALLIED GLOVE CORP W/COS (01-C-1716)
 1338 08/17/01 *COS AS TO FERODO RESP TO P REQ FOR ADM (98-C-101)
 1339 08/16/01 *ND; CCM; 8/15/01; 8/3/01; M. VICTORSON, J. SKAGGS, J.
 1340 # MACCALLOM, D. CECIL, E. JAMES, BY BB
 1341 08/16/01 # ND; CCM; 8/15/01; 8/14/01; M. VICTORSON, J. SKAGGS,
 1342 # D. CECIL, E. JAMES, BY BB
 1343 08/20/01 <NOT OF VOLUNTARY DISMISSAL AS TO INTERNATIONAL TRUCK AND
 1344 ENGINE CORP AKA INTERNATIONAL HAYSTER CO/MAC
 1345 08/20/01 <O: GRITING PRO HAC VICE AS TO MICHAEL C. REISS/MAC
 1346 POSTED INCORRECTLY
 1347 POSTED INCORRECTLY
 1348 POSTED INCORRECTLY
 1349 POSTED INCORRECTLY
 1350 08/20/01 <O: GRITING PRO HAC VICE AS TO MICHAEL C. REISS/MAC
 1351 08/20/01 POSTED INCORRECTLY
 1352 08/20/01 POSTED INCORRECTLY
 1353 08/20/01 <O: DISMISSAL O AS TO MOBIL OIL CORP W/PRED/MAC 01-C-22-M
 1354 08/20/01 POSTED INCORRECTLY
 1355 08/20/01 POSTED INCORRECTLY
 1356 08/20/01 # JOINER OF AMETEK IN D PREMISES OWNERS OPPOS TO P'S MOT
 1357 W/COS
 1358 08/20/01 # P'S MEMO IN RESP TO D, CAROLINA LUMBER & SUPPLY NOT FOR
 1359 # SJ W/ATTACH & COS
 1360 08/20/01 # P'S MEMO IN OPPOS TO GENERAL ELECTRIC'S MOT TO DIS; AFD
 1361 # W/ATTACH & W/COS
 1362 08/20/01 # FINAL DESIGN OF EXPERT & LAY WIT'S OBO ADIENCS INC., W/COS
 1363 08/20/01 # COS AS TO JOHN CRANE INC'S FINAL DESIGN OF EXPERT & LAY
 1364 WIT'S
 1365 08/20/01 # CAROLINA LUMBER & SUPPLY CO'S FINAL WIT DISCL W/COS;
 1366 08/20/01 # COS AS TO AMD NOT TO TAKE DEPO
 1367 08/20/01 *FOSTER WHEELER CORP RESP TO P NOT TO STRIKE STATUTE OF REPOSE
 1368 DEFENSE W/COS
 1369 08/20/01 # RESP OF P TO MOT OF UNION CARBIDE TO SEVER W/COS
 1370 08/20/01 # MEMO OF NORTH AMERICAN REFRACATORIES IN SUPP OF MOT FOR SJ
 1371 W/COS; NOT OF MOT; NOT FOR SJ W/EXH'S (00-C-2757)
 1372 08/20/01 # MEMO OF KAISER ALUMINUM & CHEMICAL CORP. IN SUPP OF MOT FOR
 1373 # SJ W/COS; NOT FOR SJ W/EXH'S; NOT OF MOT (99-C-2478)
 1374 08/20/01 # MEMO OF GEORGIA-PACIFIC CORP. IN SUPP OF MOT FOR SJ W/COS
 1375 # NOT FOR SJ W/EXH'S (99-C-2478)
 1376 08/20/01 # MEMO OF MALLINKRODT INC. IN SUPP OF MOT FOR SJ W/COS;
 1377 # NOT FOR SJ W/EXH'S (98-C-232M)
 1378 08/20/01 # MEMO OF MALLINKRODT INC. IN SUPP OF MOT FOR SJ W/COS;
 1379 # NOT FOR SJ W/EXH'S (99-C-183-REM)

1380 08/20/01 # NOT OF MOT (98-C-232M & 99-C-183-REM)
 1381 08/20/01 # MEMO OF NORTH AMERICAN REFRACATORIES IN SUPP OF MOT FOR SJ
 1382 # W/COS; MOT FOR SJ W/EXH'S; (80-C-35)
 1383 08/20/01 # MEMO OF KAISER ALUMINUM & CHEMICAL CORP. IN SUPP OF MOT FOR
 1384 SJ W/COS; MOT FOR SJ W/EXH'S (00-C-35)
 1385 08/20/01 # NOT OF MOT (00-C-35)
 1386 08/20/01 # D'S RESP TO P'S OBJ TO HRG DATE ON MCJUNKIN CORP'S MOT FOR
 1387 SJ W/EXH & COS
 1388 08/20/01 # NOT OF HRG; MOT TO SEVER W/EXH & COS
 1389 08/20/01 *O: SAFETY FIRST INDUSTRIES SEVERED FR SEPT TRIAL/MAC (00-2803)
 1390 08/20/01 *O: KAISER ALUM DISM (99-C-2478)/MAC
 1391 08/20/01 *O: GEORGIA PACIFIC DISM (99-C-2478)/MAC
 1392 08/20/01 *O: MALLINCKRODT INC DISM (99-C-183REM)/MAC
 1393 08/20/01 *O: MALLINCKRODT INC DISM (98-C-232M)/MAC
 1394 08/20/01 *O: NO. AMERICAN REFR DISM (00-C-2757)/MAC
 1395 08/20/01 *O: STIP OF DISM W/PRED (01-C-22M) & NO AMERICAN REFR/MAC
 1396 08/20/01 *NOT OF PRESENTATION; MOT TO SEVER W/COS
 1397 08/20/01 # MOT FOR PRO HAC VICE ADM; VERIFIED STATEMENT W/COS
 1398 08/20/01 # COS AS TO QUIGLEY CO'S RESP TO P'S INTERROG'S & REQ
 1399 # FOR PROD
 1400 08/20/01 # COS AS TO RAPID-AMERICAN CORP'S RESP TO DOROTHY CARR'S REQ FOR
 1401 # ADM
 1402 08/20/01 # COS AS TO LOCKHEED MARTIN CORP'S RESP TO DOROTHY CARR'S
 1403 # REQ FOR ADM'S
 1404 08/20/01 # SUPPLEMENT TO COMBUSTION ENGINEERING INC'S DESIGN OF EXPERT
 1405 # WIT'S W/COS
 1406 08/20/01 # JOINDER IN CERTAIN D PREMISES OWNERS OPPOS TO P'S MOT W/COS
 1407 08/20/01 # ND; CCD; 8/20/01; ?; L. CROSCO, J. DINSMORE; BY TC
 1408 08/20/01 # ND; CCD; 8/20/01; ?; J. DINSMORE, J. SKAGGS; BY TC
 1409 08/20/01 # ND; CCD; 8/20/01; 8/20/01; J. SKAGGS, J. DINSMORE; BY TC
 1410 08/20/01 # ND; CCD; 8/20/01; 8/20/01; L. CROSCO, J. DINSMORE; BY TC
 1411 08/20/01 # ND; CCD; 8/20/01; 8/20/01; L. CROSCO, J. DINSMORE; BY TC
 1412 08/20/01 # ND; CCD; 8/20/01; ?; L. CROSCO, J. DINSMORE; BY EB
 1413 08/20/01 # NOT OF MOT; MOT FOR SJ W/EXH'S & COS
 1414 08/20/01 # NOT OF MOT; MINNESOTA MINING & MANUFACTURING CO'S MOT FOR SJ
 1415 # W/EXH'S & COS
 1416 08/20/01 # ARGO PACKING COS' DESIGN OF LAY & EXPERT WIT'S (98-C-121)
 1417 08/20/01 # P'S SUPP MEMO OF LAY IN SUPP OF MOT TO STRIKE W/COS
 1418 08/20/01 # NOT OF DEPO W/ATTACH & COS
 1419 08/20/01 # JOINDER OF GENERAL ELECTRIC CO. IN OPPOS TO P'S MOT TO TAKE
 1420 # JUDICIAL NOT W/COS
 1421 08/20/01 # COS AS TO GASKET HOLDINGS RESP TO P'S REQ FOR ADM'S
 1422 08/20/01 # COS AS TO CERTAINTED CORP'S RESP TO WM. MORRISON'S
 1423 # 1ST REQ FOR ADM'S, INTERROG'S & REQ FOR PROD
 1424 08/20/01 # COS AS TO UNION CARBIDE CORP'S RESP'S TO 1ST REQ FOR
 1425 # ADM'S & INTERROG'S & REQ FOR PROD (01-C-22M)
 1426 08/20/01 # COS AS TO GASKET HOLDING RESP TO 1ST REQ FOR ADM'S (01-C-22M)
 1427 08/20/01 # COS AS TO C.E. THURSTON & SONS RESP' TO 1ST REQ FOR
 1428 # ADM'S (01-C-22M)
 1429 08/20/01 # P'S SUPP WIT INFO, EXH LIST & DEPO DESIGN W/ATTACH & COS (01-C-
 1430 # 22M)
 1431 08/20/01 # COS AS TO RESP'S OF ANCHEM PRODUCTS TO WM. MORRISON'S 1ST
 1432 # REQ FOR ADM'S (01-C-22M)
 1433 08/20/01 # APPLICATION FOR ADM PRO HAC VICE W/COS (00-C-35)
 1434 08/20/01 # APPLICATION FOR ADM PRO HAC VICE (01-C-580)
 1435 08/20/01 # APPLICATION FOR ADM PRO HAC VICE (00-C-35)
 1436 08/20/01 # APPLICATION FOR ADM PRO HAC VICE
 1437 08/20/01 # APPLICATION FOR ADM PRO HAC VICE
 1438 08/20/01 # APPLICATION FOR ADM PRO HAC VICE (01-C-580)
 1439 08/20/01 # APPLICATION FOR ADM PRO HAC VICE (01-C-580)
 1440 08/20/01 # NOT OF HRG W/COS;
 1441 08/20/01 # APPLICATION FOR ADM PRO HAC VICE (01-C-580)
 1442 08/20/01 # NOT OF HRG W/COS; NOT OF HRG W/COS; NOT OF HRG W/COS
 1443 08/20/01 # AMD P'S EXPERT WIT'S W/COS
 1444 08/20/01 # FOSTER WHEELER CORP'S RESP TO P'S MOT TO STRIKE W/COS
 1445 08/20/01 # DO AS TO P (99-C-2487/MURPHY) & GE CO/MAC

1446 08/20/01 *O: GRT GMC MOT FOR SJ (00-C-2630/ADKINS)/MAC
 1447 08/20/01 *O: GRT PRO HAC VICE ADM TO BISHOP, WOOD, BOWEN & JACKSON/MAC
 1448 08/20/01 *DO AS TO P (99-C-1818R/M/CONNOLLY) & MOBIL OIL/MAC
 1449 08/20/01 *DO AS TO P (99-C-232M/PARKER) & MOBIL OIL/MAC
 1450 08/20/01 *O: GRT PRO HAC VICE ADM TO MARK WALL/MAC
 1451 08/20/01 *DO AS TO P (01-C-22M/MORRISON) & PFIZER/MAC
 1452 08/20/01 *DO AS TO P (01-C-22M/MORRISON) & PFIZER/MAC
 1453 08/20/01 *DO AS TO P (00-C-35/HONPHREYS) & QUIGLEY CO/MAC
 1454 08/20/01 *DO AS TO P (00-C-2830/ADKINS) & QUIGLEY CO/MAC
 1455 08/20/01 *DO AS TO P (01-C-22M/HADLEY) & QUIGLEY CO/MAC
 1456 08/20/01 *DO AS TO P (01-C-22M/MORRISON) & QUIGLEY CO/MAC
 1457 08/20/01 *DO AS TO P (99-C-183-REM) & CONNOLLY/MAC
 1458 08/20/01 *DO AS TO P (99-C-143RI/LEMLEY) & HERCULES INC/MAC
 1459 08/20/01 *DO AS TO P (98-C-232M/PARKER) & AJAX MAGNETHERMIC/MAC
 1460 08/20/01 *DO AS TO P (99-C-1818R/M/CONNOLLY) & AJAX MAGNETHERMIC/MAC
 1461 08/20/01 *DO AS TO P (01-C-22/HADLEY) & A&I CO/MAC
 1462 08/20/01 *DO AS TO P (01-C-22/MORRISON) & FREEPORT BRICK CO/MAC
 1463 08/20/01 *DO AS TO P (01-C-22/MORRISON) & A&I CO/MAC
 1464 08/20/01 *DO AS TO P (00-C-2757/BILLS) & ABEX CORP/MAC
 1465 08/20/01 *DO AS TO P (01-C-22M/HADLEY/MORRISON) & ABEX CORP/MAC
 1466 08/20/01 *DO AS TO P (98-C-232M/PARKER) & EATON CORP/MAC
 1467 08/20/01 *DO AS TO P (99-C-1818R/M/CONNOLLY) & EATON CORP/MAC
 1468 08/20/01 *STIP OF DIS OF PFIZER INC. (01-C-22M)
 1469 08/20/01 *STIP OF DIS OF PFIZER INC. (01-C-22M)
 1470 08/20/01 *STIP OF DIS OF QUIGLEY CO. (00-C-35)
 1471 08/20/01 *STIP OF DIS OF QUIGLEY CO. (00-C-2630)
 1472 08/20/01 *STIP OF DIS OF QUIGLEY CO. (01-C-22M)
 1473 08/20/01 *STIP OF DIS OF QUIGLEY CO. (01-C-22M)
 1474 08/21/01 *NOT OF HRG W/COS
 1475 08/21/01 *NOT OF HRG W/COS
 1476 08/21/01 *COS AS TO OBJ'S & RESP'S TO DOROTHY CARR'S REQ FOR ADM'S
 1477 (98-C-101)
 1478 08/21/01 *VIACOM INC'S DESIGN OF DEPO'S W/EXH'S & COS
 1479 08/17/01 *RUST CONSTRUCTORS, RUST ENGINEERING & TRECO DESIGN OF EXH'S
 1480 W/COS
 1481 08/21/01 *P'S DESIGN OF DEPO'S & VIDEOTAPE TESTIMONY W/COS
 1482 08/21/01 *COS AS TO GAGE CO'S RESP TO P'S REQ FOR ADM'S
 1483 08/21/01 *METROPOLITAN LIFE INS. CO'S PAGE & LINE DESIGN'S OF DEPO
 1484 TESTIMONY W/EXH & COS
 1485 08/21/01 *COS AS TO NOT OF DEPO
 1486 08/21/01 *E.I. DU PONT DE NEMOURS & CO'S DEPO DESIGN'S W/COS
 1487 08/21/01 *P'S MOT TO COMPEL DISCOV FROM COMBUSTION ENGINEERING INC.;
 1488 MEMO OF LAW IN SUPP OF MOT W/EXH'S; NOT OF HRG W/COS
 1489 08/21/01 *O: PRO HAC VICE GRT'D AS TO WALTER G. WATKINS/MAC (58/20/01)
 1490 08/21/01 *O: PRO HAC VICE GRT'D AS TO RICHARD L. FORMAN/MAC (58/20/01)
 1491 08/21/01 *O: PRO HAC VICE GRT'D AS TO JAMES E RYAN/MAC (58/20/01)
 1492 08/21/01 *O: PRO HAC VICE GRT'D AS TO CRAIG E BRADFELD/MAC (58/20/01)
 1493 08/22/01 *NOT OF DEPO W/ATTACH & COS;
 1494 08/22/01 *UNION CARBIDE CHEMICALS & PLASTICS MOT FOR SJ W/ATTACH & COS
 1495 08/22/01 *UNION CARBIDE CHEMICALS & PLASTICS MOT FOR SJ W/COS
 1496 08/22/01 *NOT OF DEPO W/ATTACH & COS
 1497 08/22/01 *COS AS TO DENVER HADLEY & WM. MORRISON'S OBJ'S & RESP'S TO
 1498 DRESSER INDUSTRIES REQ FOR ADM', INTERROG'S & REQ FOR PROD
 1499 08/22/01 *JOINDER OF KAISER ALUMINUM & CHEMICAL CORP. IN DEPOS TO P'S
 1500 MOT W/COS
 1501 08/22/01 *JOINDER OF NORTH AMERICAN REFRACATORIES CO. IN DEPOS TO P'S MOT
 1502 W/COS
 1503 08/22/01 *UNION CARBIDE CHEMICALS & PLASTICS DESIGN OF DEPO'S W/COS
 1504 08/22/01 *NOT OF HRG; MOT FOR PROT O W/COS
 1505 08/22/01 *ANS OF JOHN CRANE TO P'S 4TH AMD C & ANS TO CR CL'S W/COS
 1506 08/22/01 *COS AS TO 2ND AMD NOT TO TAKE DEPO
 1507 08/22/01 *NOT OF HRG; CAROLINA LUMBER & SUPPLY CO'S RENewed MOT FOR SJ
 1508 W/COS
 1509 08/22/01 *DRESSER INDUSTRIES RESP TO P'S MOT'S TO AMD W/COS
 1510 08/22/01 *JOINDER OF MINNESOTA MINING & MANUFACTURING CO'S IN DEPOS
 1511 TO P'S MOT W/COS

1512 08/22/01 # ARGO PACKING CO'S FINAL DESIGN OF LAY & EXPERT MIT'S
 1513 08/22/01 # COV LET, VERIF AS TO MINNESOTA MINING & MANUFACTURING'S
 1514 08/22/01 # OBJ'S & RESP'S TO P'S 1ST MASTER SET OF INTERROG'S & REQ FOR
 1515 08/22/01 # PROD OF DOCS
 1516 08/22/01 # MINNESOTA MINING & MANUFACTURING CO'S MOT TO ADMIT PRO HAC
 1517 08/22/01 # VICE, VERIFIED STATEMENT
 1518 08/22/01 # US STEEL LIC'S ANS TO P'S 3RD AMD C W/COS
 1519 08/22/01 # E.I. DU PONT DE NEMOURS & CO'S MEMO OF LAW IN SUPP OF MOT
 1520 08/22/01 # W/EXH'S; MOT FOR SJ
 1521 08/22/01 # ND; CCM; 8/22/01; 6/4/01; M. VICTORSON, J. CECIL, D.
 1522 08/22/01 # CHERVENICK, R. HARTLEY, E. JAMES, J. SKAGGS, WM. SCHWARTZ, CB
 1523 08/22/01 # ND; CCM; 8/22/01; 6/4/01; M. VICTORSON, J. CECIL, D.
 1524 08/22/01 # CHERVENICK, R. HARTLEY, E. JAMES, J. SKAGGS, WM. SCHWARTZ, CB
 1525 08/22/01 # ND; CCM; 8/22/01; 4/4/01; M. VICTORSON, J. CECIL, D.
 1526 08/22/01 # CHERVENICK, R. HARTLEY, E. JAMES, J. SKAGGS, WM. SCHWARTZ, CB
 1527 08/22/01 # ND; CCM; 8/22/01; 5/2/01; M. VICTORSON, J. CECIL, D.
 1528 08/22/01 # CHERVENICK, R. HARTLEY, E. JAMES, WM. SCHWARTZ, J. SKAGGS; CB
 1529 08/22/01 # ND; CCM; 8/22/01; 5/2/01; M. VICTORSON, J. CECIL, D.
 1530 08/22/01 # CHERVENICK, R. HARTLEY, E. JAMES, WM. SCHWARTZ, J. SKAGGS; CB
 1531 08/22/01 # ND; CCM; 8/22/01; ?; M. VICTORSON, J. CECIL, D. CHERVENICK
 1532 08/22/01 # R. HARTLEY, E. JAMES, J. SKAGGS, WM. SCHWARTZ, BY CB
 1533 08/22/01 # ND; CCM; 8/22/01; 4/3/01; M. VICTORSON, J. CECIL, D.
 1534 08/22/01 # CHERVENICK, R. HARTLEY, E. JAMES, WM. SCHWARTZ, J. SKAGGS; CB
 1535 08/22/01 # ND; CCM; 8/22/01; 4/3/01; M. VICTORSON, J. CECIL, D.
 1536 08/22/01 # CHERVENICK, R. HARTLEY, E. JAMES, J. SKAGGS, WM. SCHWARTZ, CB
 1537 08/22/01 # ND; CCM; 8/22/01; 4/4/01; M. VICTORSON, J. CECIL, D.
 1538 08/22/01 # CHERVENICK, R. HARTLEY, E. JAMES, WM. SCHWARTZ, J. SKAGGS; CB
 1539 08/22/01 # ND; CCM; 8/22/01; 5/2/01; M. VICTORSON, J. CECIL, D.
 1540 08/22/01 # CHERVENICK, R. HARTLEY, E. JAMES, J. SKAGGS, WM. SCHWARTZ, CB
 1541 08/22/01 # ND; CCM; 8/22/01; 5/2/01; M. VICTORSON, J. CECIL, D.
 1542 08/22/01 # CHERVENICK, R. HARTLEY, E. JAMES, J. SKAGGS, WM. SCHWARTZ, CB
 1543 08/22/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S MOT FOR SJ & MEMO
 1544 08/22/01 # OF LAW IN SUPP
 1545 08/22/01 # STIP OF DIS AS TO AJCS MAGNETHERMIC CORP
 1546 08/22/01 # ND; CCM; 8/17/01; 8/10/01; M. VICTORSON, D. CECIL, J. SKAGGS,
 1547 08/22/01 # E. JAMES, BY EB
 1548 08/22/01 # O: C. WANNING ADM PRO HAC VICE/GAUGHAN IS/8/17; MOT W/COS
 1549 08/22/01 # O: GARY ELLISON ADM PRO HAC VICE/GAUGHAN IS/8/17; MOT W/COS
 1550 08/22/01 # O: MARY WELLS ADM PRO HAC VICE/GAUGHAN IS/8/17
 1551 08/22/01 # O: DO AS TO (99-C-183REW/CONNOLLY) & BAYER CORP./MAC (5/5/2)
 1552 08/22/01 # O: DO AS TO (100-C-135RI/HYDE) & BAYER CORP./MAC (5/5/2)
 1553 08/22/01 # O: DO AS TO (98C-231/ATKINS) & GOODYEAR TIRE/MAC (5/4/1/01;
 1554 08/22/01 # O: DO AS TO (100-C-264/ROBERTSON) & MONONGAHELA POWER/MAC (5/4/3/01)
 1555 08/22/01 # O: DO AS TO (98-C-232M/PARKER) & MONONGAHELA POWER/MAC (5/4/3/01)
 1556 08/22/01 # O: DO AS TO (98-C-231/ATKINS) & QUAKER STATE/MAC (5/5/2/01)
 1557 08/22/01 # O: DO AS TO (01-C-22M/MORRISON) & BAYER CORP./MAC (5/4/4/1)
 1558 08/22/01 # O: DO AS TO (01-C-22M/HADLEY) & BAYER CORP./MAC (5/4/4/1)
 1559 08/22/01 # O: DO AS TO (98-C-231/ATKINS) & BAYER CORP./MAC (5/6/4)
 1560 08/22/01 # O: DO AS TO (98-C-231/ATKINS) & WESTVACO CORP./MAC (5/6/4/1)
 1561 08/22/01 # O: DO AS TO (99-C-183REW/CONNOLLY) & MOBIL OIL/MAC (5/8/2/01)
 1562 08/22/01 # O: DO AS TO (98-C-231/ATKINS) & MOBIL OIL/MAC (5/8/2/01)
 1563 08/22/01 # O: GRT PRO HAC VICE ADM TO R.E. DOUGLAS (01-C-583)/MAC
 1564 08/22/01 # O: GRT PRO HAC VICE ADM TO R.E. DOUGLAS (01-C-583)/MAC
 1565 08/22/01 # O: GRT PRO HAC VICE ADM TO R.E. DOUGLAS (01-C-583)/MAC
 1566 08/22/01 # O: GRT PRO HAC VICE ADM TO R.E. DOUGLAS (01-C-583)/MAC
 1567 08/22/01 # O: GRT PRO HAC VICE ADM TO R.E. DOUGLAS (01-C-583)/MAC
 1568 08/22/01 # O: GRT PRO HAC VICE ADM TO R.E. DOUGLAS (01-C-583)/MAC
 1569 08/22/01 # O: GRT PRO HAC VICE ADM TO R.E. DOUGLAS (01-C-583)/MAC
 1570 08/22/01 # JOHN CRANE'S JOINDER IN OPPOS TO P'S MOT W/COS
 1571 08/22/01 # (13) ND'S; CCM; 8/23/01; 8/20/01; T. DAVIS, J. CECIL, M.
 1572 08/22/01 # VICTORSON, J. SCHAPER, B. MATTOCK, P. VEY, E. JAMES,
 1573 08/22/01 # C. SKAGGS, S. FARMER, WM. SCHWARTZ, D. CHERVENICK,
 1574 08/22/01 # C. LOVE, R. HARTLEY, BY CB
 1575 08/22/01 # UNION CARBIDE CORP'S JOINDER IN OPPOS TO MOT W/COS (00-C-35)
 1576 08/22/01 # T&M INC'S JOINDER IN OPPOS TO MOT W/COS (00-C-35)
 1577 08/22/01 # FOSBRO INC'S JOINDER IN OPPOS TO MOT W/COS (00-C-35)

1578 08/23/01 # FLEXITALLIC INC'S JOINER IN OPPOS TO MOT W/COS (00-C-35)
 1579 08/23/01 # DAMA CORP'S JOINER IN OPPOS TO MOT W/COS (00-C-35)
 1580 08/23/01 # CERTAINTED CORP'S JOINER IN OPPOS TO MOT W/COS (00-C-35)
 1581 08/23/01 # COS AS TO ASARCO INC'S RESP TO P'S INTERROG'S & REQ TO PROD
 1582 08/23/01 # COS AS TO LAC D'AMIANTE DU QUEBEC LEB'S RESP TO P'S
 1583 08/23/01 # INTERROG'S & REQ TO PROD
 1584 08/23/01 # SERVICE LIST;
 1585 08/23/01 # JOINER OF OKONITE CO. IN OPPOS TO MOT W/COS
 1586 08/23/01 # US STEEL LUC'S ANS TO P'S 4TH AMD C W/COS
 1587 08/23/01 # QUIGLEY CO'S MOT IN LIMINE; QUIGLEY CO'S SUPP EXPERT WIT
 1588 08/23/01 # DESIGN W/COS
 1589 08/23/01 # MOT IN LIMINE OF GEORGE HAMILTON INC. & A-BEST PRODUCTS;
 1590 08/23/01 # MEMO IN SUPP OF MOT W/COS
 1591 08/23/01 # GEORGE HAMILTON INC. & A-BEST PRODUCTS MOT IN LIMINE
 1592 08/23/01 # MEMO IN SUPP OF MOT W/COS
 1593 08/23/01 # MOT IN LIMINE OF GEORGE HAMILTON, INC.; MEMO IN SUPP W/COS
 1594 08/23/01 # GEORGE HAMILTON INC'S & A-BEST PRODUCTS' JOINER IN ALL MOT'S
 1595 08/23/01 # & OPPOS'S W/COS
 1596 08/23/01 # MOT IN LIMINE OF GEORGE HAMILTON INC. & A-BEST PRODUCTS; MEMO
 1597 08/23/01 # IN SUPP OF MOT W/ATTACH & COS
 1598 08/23/01 # MOT IN LIMINE; MEMO IN SUPP OF MOT W/COS
 1599 08/23/01 # MOT IN LIMINE; MEMO IN SUPP OF MOT W/COS
 1600 08/23/01 # MOT IN LIMINE W/COS;
 1601 08/23/01 # MOT IN LIMINE; MEMO IN SUPP OF MOT W/COS
 1602 08/23/01 # MOT IN LIMINE W/COS; MOT IN LIMINE; MEMO IN SUPP OF MOT W/COS
 1603 08/23/01 # MOT IN LIMINE; MEMO IN SUPP OF MOT W/COS
 1604 08/23/01 # MOT IN LIMINE; MEMO IN SUPP OF MOT W/COS
 1605 08/23/01 # MOT IN LIMINE; MEMO IN SUPP OF MOT W/COS
 1606 08/23/01 # MOT IN LIMINE; MEMO IN SUPP OF MOT W/COS
 1607 08/23/01 # MOT IN LIMINE; MEMO IN SUPP OF MOT W/COS
 1608 08/23/01 # MOT IN LIMINE; MEMO IN SUPP OF MOT W/COS
 1609 08/23/01 # MOT IN LIMINE; MEMO IN SUPP OF MOT W/COS
 1610 08/23/01 # MOT IN LIMINE W/COS;
 1611 08/23/01 # MOT IN LIMINE W/COS; P'S MOT IN LIMINE; MEMO IN SUPP OF MOT
 1612 08/23/01 # W/COS
 1613 08/23/01 # GEORGE HAMILTON INC'S JOINER IN ALL MOT'S IN LIMINE & OPPOS
 1614 08/23/01 # TO MOT'S W/COS
 1615 08/23/01 # MOT IN LIMINE; MEMO IN SUPP OF MOT W/COS
 1616 08/23/01 # MOT IN LIMINE W/COS
 1617 08/23/01 # MOT IN LIMINE; MEMO IN SUPP OF MOT W/COS
 1618 08/23/01 # MOT OF HRG W/COS;
 1619 08/23/01 # POSTER WHEELER CORP'S JOINER IN OPPOS TO P'S MOT W/COS
 1620 08/23/01 # JOINER OF NATL. STEEL CORP. IN OPPOS TO P'S MOT W/COS
 1621 08/23/01 # MEMO OF LAW IN SUPP OF RESP TO P'S MOT TO STRIKE W/EXH'S & CCS
 1622 08/23/01 # RESP TO P'S MOT TO STRIKE W/COS
 1623 08/23/01 # MOT IN LIMINE W/COS;
 1624 08/23/01 # JOINER IN MOT'S IN LIMINE W/COS
 1625 08/23/01 # NOT OF MOT FOR SJ; MOT FOR SJ W/COS; BRIEF IN SUPP OF MOT
 1626 08/23/01 # COS AS TO KINCHLIPS & KEENER INC'S RESP'S TO P'S REQ FOR
 1627 08/23/01 # ADM'S
 1628 08/23/01 # NOT OF MOT FOR SJ; MOT FOR SJ W/COS; BRIEF IN SUPP OF MOT
 1629 08/23/01 # MOT FOR SJ OBO DURABLA MANUFACTURING CO.; MOT W/COS; MEMO
 1630 08/23/01 # IN SUPP OF MOT W/COS
 1631 08/23/01 # MOT FOR SJ OBO DURABLA MANUFACTURING; NOT W/COS; MEMO
 1632 08/23/01 # IN SUPP OF MOT W/COS
 1633 08/23/01 # P'S MEMO IN OPPOS TO CAROLINA LUMBER & SUPPLY'S MOT FOR SJ;
 1634 08/23/01 # SUPP EMMD IN OPPOS TO MOT W/EXH'S & COS
 1635 08/23/01 # MOT OF HRG; P'S MOT TO COMPEL DISCOV W/COS
 1636 08/23/01 # NOT OF MOT FOR SJ; MOT FOR SJ W/COS; BRIEF IN SUPP OF MOT
 1637 08/23/01 # NOT OF MOT FOR SJ; MOT FOR SJ W/COS; BRIEF IN SUPP OF MOT
 1638 08/23/01 # P'S MOT TO SET ASIDE COMBUSTION ENGINEERING'S CLAIMS;
 1639 08/23/01 # MEMO IN SUPP OF MOT W/COS
 1640 08/23/01 # DO AS TO P (98-C-232M/PARKER) & QUIGLEY CO/RAC
 1641 08/23/01 # DO AS TO P (98-C-232M/PARKER) & PRISER CO/MAC
 1642 08/23/01 # DO AS TO P (00-C-2830/ADKINS) & FORD MOTOR CO/MAC
 1643 08/23/01 # SHELL OIL CO'S PRELIMIN LIST OF EXH'S W/COS

1644 08/24/01 # AMS BY GENERAL ELECTRIC CO. TO P'S NOT TO STRIKE W/COS
 1645 08/24/01 # VERIFIED STATEMENT OF APPLICATION FOR PRO HAC VICE ADM
 1646 # MOT W/ATTACH & COS
 1647 08/24/01 # METROPOLITAN LIFE INS. CO'S MOT TO REQUIRE P'S TO PROVIDE
 1648 # NAMES OF WIT'S W/COS
 1649 08/24/01 # METROPOLITAN LIFE INS. CO'S MOT TO REQUIRE P'S TO PROVIDE
 1650 # PAGE & LINE DESIGN'S W/COS
 1651 08/24/01 # MEMO OF LAW IN SUPP OF METROPOLITAN LIFE INS. CO'S MOT TO
 1652 # BIFURCATE; MOT TO BIFURCATE W/COS
 1653 08/24/01 # RUST CONSTRUCTORS, RUST ENGINEERING & TRCCO'S DESIGN OF
 1654 # EXPERT WIT'S & EXH'S W/COS
 1655 08/24/01 # FMX'S DESIGN OF EXPERT WIT'S & EXH'S W/COS
 1656 08/24/01 # INDUSTRIAL SUPPLY SOLUTIONS JOINDER IN ALL D'S PRETRIAL
 1657 # MOT'S & MOT'S IN LIMINE W/COS
 1658 08/24/01 # HINCHLiffe & KEENER INC'S JOINDER IN ALL D'S PRETRIAL
 1659 # MOT'S & MOT'S IN LIMINE W/COS;
 1660 08/24/01 # ALLIED GLOVE CORP'S & SAGER CORP'S JOINDER IN ALL D'S
 1661 # PRETRIAL MOT'S & MOT'S IN LIMINE W/COS
 1662 08/24/01 # FOSTER WHEELER CORP. & FOSTER WHEELER ENERGY CORP'S DESIGN
 1663 # OF DEPO'S W/EXH & COS
 1664 08/24/01 # FOSTER WHEELER CORP. & FOSTER WHEELER ENERGY CORP'S MOT'S
 1665 # IN LIMINE W/COS
 1666 08/24/01 # NOT OF PRESENTATION: FOSTER WHEELER CORP. MOT FOR SJ
 1667 # W/EXH & COS; FOSTER WHEELER CORP'S MEMO OF LAW IN SUPP W/COS
 1668 08/24/01 # NOT OF PRESENTATION: FOSTER WHEELER CORP. & FOSTER
 1669 # WHEELER ENERGY CORP'S MOT FOR SJ W/EXH & COS; MEMO OF LAW
 1670 # IN SUPP OF MOT W/COS
 1671 08/24/01 # E.I. DU PONT DE MEMOURS & CO'S MOT FOR SJ
 1672 08/24/01 # MEMO OF LAW IN SUPP OF MOT W/EXH'S & COS
 1673 08/24/01 # NITRO INDUSTRIAL COVERINGS MOT FOR SJ OR MOT FOR PARTIAL
 1674 # SJ; BRIEF IN SUPP OF MOT W/COS
 1675 08/23/01 # O: GRT PRO HAC VICE ADM TO A. KEARSE/MAC
 1676 08/23/01 # O: GRT PRO HAC VICE ADM TO R. MOTLEY/MAC
 1677 08/23/01 # O: GRT PRO HAC VICE ADM TO P. DOOLITTLE/MAC
 1678 08/23/01 # O: GRT PRO HAC VICE ADM TO P. HUTSEY/MAC
 1679 08/23/01 # O: GRT PRO HAC VICE ADM TO P. HUTSEY/MAC
 1680 08/24/01 # NITRO INDUSTRIAL COVERINGS MOT FOR SJ OR MOT FOR PARTIAL
 1681 # SJ; BRIEF IN SUPP OF MOT W/COS
 1682 08/24/01 # NITRO INDUSTRIAL COVERINGS MOT FOR SJ OR MOT FOR PARTIAL
 1683 # SJ; BRIEF IN SUPP OF MOT W/COS
 1684 08/24/01 # NITRO INDUSTRIAL COVERINGS MOT FOR SJ OR MOT FOR PARTIAL
 1685 08/24/01 # O: APPR & DISB WRONGFUL DEATH COMP 198-C-232M/PARKER'S ATT/MAC
 1686 08/24/01 # O: APPR & DISB WRONGFUL DEATH COMP 100-C-135RI/MARTINE ATT/MAC
 1687 # SJ; BRIEF IN SUPP OF MOT W/COS
 1688 # SJ; BRIEF IN SUPP OF MOT W/COS
 1689 08/24/01 # COS AS TO D'S MOT FOR SJ
 1690 08/24/01 # DO AS TO (98-C-232M/PARKER) & USX CORP/MAC (S/8/23)
 1691 08/24/01 # DO AS TO (98-C-183REV/CONNOLLY) & HARNISCHFEGGER/MAC (S/8/23)
 1692 08/24/01 # DO AS TO (98-C-183REV/CONNOLLY) & ROME CABLE/MAC (S/8/23)
 1693 08/24/01 # DO AS TO (98-C-232M/PARKER) & HARNISCHFEGGER/MAC (S/8/23)
 1694 08/24/01 # DO AS TO (98-C-232M/PARKER) & ROME CABLE CORP/MAC (S/8/23)
 1695 08/24/01 # DO AS TO (00-C-135RI) & DIDIER TAYLOR REFR/MAC (S/4/3/01
 1696 08/24/01 # DO AS TO (00-C-35/HUMPHREYS) & NC. AMERICAN REFR/MAC
 1697 08/24/01 # DO AS TO (00-C-35/HUMPHREYS) & KAISER ALUM & CHEM/MAC
 1698 08/24/01 # (5) NITRO INDUSTRIAL COVERINGS' MOT IN LIMINE W/COS; MEMO
 1699 # OF LAW IN SUPP OF MOT W/COS (99-C-232M, 99-C-2478, 01-C-590,
 1700 # 99-C-183-REV, 00-C-2757)
 1701 08/24/01 # (5) MOT'S IN LIMINE W/COS; BRIEF IN SUPP OF MOT W/COS (99-C-
 1702 # 232M, 01-C-580, 99-C-183-REV, 00-C-2757, 99-C-2478)
 1703 08/24/01 # (5) NICO'S MOT IN LIMINE TO SEQUESTER LAY WIT'S; MEMO
 1704 # IN SUPP OF MOT W/COS (00-C-2757, 01-C-580, 99-C-2478,
 1705 # 99-C-232M, 99-C-183-REV)
 1706 08/24/01 # (5) NICO'S MOT IN LIMINE TO EXCLUDE IRRELEVANT ADVERTISING
 1707 # MEMO IN SUPP OF MOT W/COS (99-C-183-REV, 99-C-232M, 99-C-2478
 1708 # 01-C-580, 00-C-2757)
 1709 08/24/01 # (5) MOT'S IN LIMINE REGARDING ARGUMENTS FOR SJM CERTAIN

1776 08/24/01 # COS AS TO NITRO INDUSTRIAL COVERINGS RESP TO P'S REQ
 1777 # FOR ADM'S
 1778 08/24/01 # COS AS TO D'S ANS' TO P'S 1ST INTERROG'S & REQ FOR PROD
 1779 08/24/01 # NITRO INDUSTRIAL COVERINGS JOINDER IN OHIO VALLEY INSULATING
 1780 # CO'S BRIEF IN OPPOS TO P'S MOT TO STRIKE W/COS
 1781 08/24/01 # OHIO EDISON CO'S JOINDER IN CERTAIN PREMISES OWNERS OPPOS TO
 1782 # P'S MOT TO COURT W/COS
 1783 08/24/01 # REVISED NOT OF DEPO W/ATTACH & COS
 1784 08/24/01 # NOT OF EVIDENTIARY DEPO W/COS
 1785 08/24/01 # NOT OF CANCELLATION OF DEPO W/COS
 1786 08/24/01 *O: DO AS TO (01-C-22M/HADLEY) & KAISER ALUM & CHEM/MAC (S/8/23)
 1787 08/24/01 *O: DO AS TO (01-C-22M/HADLEY) & ARGO PACKING/MAC (S/8/23)
 1788 08/24/01 *O: DO AS TO (01-C-22M/MORRISON) & ARGO PACKING/MAC (S/8/23)
 1789 08/24/01 *O: DO AS TO (00-C-183REM/CONNOLLY) & LOCKHEED MARTIN/MAC (S/8/23)
 1790 08/24/01 *O: DO AS TO (98-C-99232M/PARKER) & LOCKHEED MARTIN/MAC (S/8/23)
 1791 08/24/01 *O: DO AS TO (98-C-310/AMOS) & LOCKHEED MARTIN/MAC (S/8/23)
 1792 08/24/01 *O: DO AS TO (01-C-22M/HADLEY) & LOCKHEED MARTIN/MAC (S/8/23)
 1793 08/27/01 # NOT OF HRG W/COS; CHEMICAL & PLASTICS MOT FOR SJ; MEMO OF LAW
 1794 08/27/01 # NOT OF HRG W/COS; CHEMICAL & PLASTICS MOT FOR SJ; MEMO OF LAW
 1795 # UNION CARBIDE CHEMICAL & PLASTICS MOT FOR SJ; MEMO OF LAW
 1796 # IN SUPP OF MOT W/EXH'S & COS
 1797 # P'S RICHARD & SUSANNAH LEWIS' SUPP DOC DISCL W/ATTACH & COS
 1798 08/27/01 # AND NOT OF MOT W/COS (98-C-232M)
 1799 08/27/01 # AND NOT OF MOT W/COS (99-C-183-REM)
 1800 08/27/01 # MEMO IN SUPP OF HONEYWELL INTL. INC'S MOT IN LIMINE W/EXH'S
 1801 # & W/COS
 1802 08/27/01 # HONEYWELL INTL. INC'S MOT IN LIMINE W/COS
 1803 08/27/01 # MEMO OF LAW IN SUPP OF MOT W/EXH'S & COS
 1804 08/27/01 # MOT IN LIMINE W/COS; MOT IN LIMINE W/COS; MOT IN LIMINE W/COS
 1805 08/27/01 # MEMO IN SUPP OF MOT IN LIMINE W/COS;
 1806 08/27/01 # HONEYWELL INTL'S MOT IN LIMINE W/COS
 1807 08/27/01 # HONEYWELL INTL. INC'S MOT IN LIMINE W/COS
 1808 08/27/01 # HONEYWELL INTL. INC'S MEMO OF LAW IN SUPP OF MOT W/COS
 1809 08/27/01 # HONEYWELL INTL. INC'S MOT IN LIMINE W/COS
 1810 08/27/01 # HONEYWELL INTL. INC'S MOT IN LIMINE W/COS
 1811 08/27/01 # BRIEF W/COS
 1812 08/27/01 # MOT TO ESTABLISH CLER & CONVINCING EVIDENCE & MOT TO BIFURCATE
 1813 # W/COS
 1814 08/27/01 # HONEYWELL INTL. INC'S MOT IN LIMINE W/COS
 1815 08/27/01 # MEMO OF LAW W/COS; MEMO OF LAW W/COS;
 1816 08/27/01 # HONEYWELL INTL. INC'S MOT REGARDING DISCL W/COS
 1817 08/27/01 # HONEYWELL INTL. INC'S MOT ADOPTING MOT'S IN LIMINE & PROPOSED
 1818 # JURY INSTRUCTIONS W/COS;
 1819 08/27/01 # MEMO IN SUPP OF MOT W/COS; MOT IN LIMINE W/COS;
 1820 08/27/01 # MEMO OF LAW IN SUPP OF MOT W/COS
 1821 08/27/01 # BRIEF IN SUPP OF MOT W/COS
 1822 08/27/01 # MOT IN LIMINE W/COS; MEMO OF LAW IN SUPP OF MOT W/COS
 1823 08/27/01 # MOT IN LIMINE W/COS;
 1824 08/27/01 # PROPOSED LIMITING INSTRUCTIONS W/COS
 1825 08/27/01 # HONEYWELL INTL'S REQ FOR INSTRUCTION W/COS
 1826 08/27/01 # HONEYWELL INTL'S PROPOSED JURY INSTRUCTION W/COS
 1827 08/27/01 # MEMO OF LAW IN SUPP OF MOT W/COS
 1828 08/27/01 # HONEYWELL INTL'S MOT IN LIMINE W/COS;
 1829 08/27/01 # MOT IN LIMINE W/COS; MEMO OF LAW IN SUPP OF MOT W/COS;
 1830 08/27/01 # MOT IN LIMINE W/COS; MEMO OF LAW IN SUPP OF MOT W/COS
 1831 08/27/01 # MOT IN LIMINE W/COS; MEMO OF LAW IN SUPP OF MOT W/COS
 1832 08/27/01 # MOT IN LIMINE W/COS; MOT IN LIMINE W/COS
 1833 08/27/01 # HONEYWELL INTL'S PROPOSED JURY INSTRUCTIONS W/COS
 1834 08/27/01 # AND NOT OF HRG W/COS
 1835 08/27/01 # ANS OF JOHN CRANE INC. TO P'S 4TH AND C & ANS TO ALL CR CL'S
 1836 # W/COS
 1837 08/27/01 # ANS OF JOHN CRANE INC. TO P'S AND C W/COS
 1838 08/27/01 # COS AS TO CAROLINA LUMBER & SUPPLY CO'S RESP TO P'S MASTER
 1839 # INTERROG'S & REQ FOR PROD
 1840 08/27/01 # REPLY MEMO IN SUPP OF MOT FOR SJ W/COS
 1841 08/27/01 # ND; CCD; 8/27/01; 8/23/01; M. DROPPELMAN; BY JR 199-C-2478)

1842 08/27/01 # ND; CCD; 8/27/01; 8/23/01; M. DROPPLEMAN; SY JR (99-C-2478)
 1843 08/27/01 # ND; CCD; 8/27/01; 8/23/01; M. DROPPLEMAN; SY JR (01-C-580)
 1844 08/27/01 # ND; CCD; 8/27/01; 8/23/01; M. DROPPLEMAN; SY JR (01-C-580)
 1845 08/27/01 # ND; CCM; 8/27/01; 8/23/01; M. DROPPLEMAN; SY JR (01-C-580)
 1846 08/27/01 # FAIRMONT SUPPLY CO'S MOT FOR SJ; MEMO IN SUPP W/COS
 1847 08/27/01 # NOT OF INDEX TO MOT'S IN LIMINE W/EXH
 1848 08/27/01 # MOT IN LIMINE; MOT IN LIMINE; MEMO IN SUPP OF MOT
 1849 08/27/01 # MOT IN LIMINE; MEMO IN SUPP; MOT IN LIMINE; MEMO IN SUPP
 1850 08/27/01 # MOT IN LIMINE; MOT IN LIMINE; MOT IN LIMINE; MEMO IN SUPP
 1851 08/27/01 # MOT IN LIMINE; MEMO IN SUPP OF MOT
 1852 08/27/01 # MOT IN LIMINE; MOT IN LIMINE; MEMO IN SUPP OF MOT
 1853 08/27/01 # MOT IN LIMINE; MOT ADOPTING MOT'S IN LIMINE; MEMO IN SUPP
 1854 08/27/01 # OF MOT; MOT IN LIMINE; MEMO IN SUPP OF MOT
 1855 08/27/01 # MOT TO PRECLUDE ACTIONS; MEMO IN SUPP OF MOT IN LIMINE;
 1856 08/27/01 # GARLOCK INC'S MOT IN LIMINE W/EXH'S & COS
 1857 08/27/01 # NOT OF MOT; COS AS TO SUPP DISCL OF EXPERT WIT'S FOR LAC
 1858 08/27/01 # D'AMIANTE DU QUEBEC, LTRE
 1859 08/27/01 # COS AS TO SUPP DISCL OF EXPERT WIT'S FOR ASARCO INC.;
 1860 08/27/01 # COS AS TO SUPP DISCL OF EXPERT WIT'S FOR ASARCO INC.;
 1861 08/27/01 # NOT OF MOT; A.M. CHESTERTON CO'S MOT FOR SJ W/EXH & COS
 1862 08/27/01 # NOT OF MOT; A.M. CHESTERTON CO'S MOT FOR SJ W/EXH & COS
 1863 08/27/01 # NOT OF MOT; A.M. CHESTERTON CO'S MOT FOR SJ W/EXH & COS
 1864 08/27/01 # NOT OF MOT; A.M. CHESTERTON CO'S MOT FOR SJ W/EXH & COS
 1865 08/27/01 # NOT OF MOT; A.M. CHESTERTON CO'S MOT FOR SJ W/EXH & COS
 1866 08/27/01 # E.I. DU PONT DE NEMOURS & CO'S MOT IN LIMINE W/EXH & COS
 1867 08/27/01 # E.I. DU PONT DE NEMOURS & CO'S MOT IN LIMINE W/COS
 1868 08/27/01 # MOT FOR SJ OBO MAGNETEK INC. W/EXH & COS; BRIEF IN SUPP
 1869 08/27/01 # OF MOT W/COS; NOT OF PRESENTATION
 1870 08/27/01 # RE-NOT OF DEPO W/COS
 1871 08/27/01 # COS AS TO RENEWAL OF P'S REQ FOR PROD OF SHELL CHEMICAL
 1872 08/27/01 # MOT FOR SJ; MEMO IN SUPP OF MOT; NOT OF HRG W/COS
 1873 08/27/01 # MOT FOR SJ; NOT OF HRG; MEMO IN SUPP OF MOT W/COS;
 1874 08/27/01 # AVENTIS CROSCIENCE INC'S MOT FOR SJ; NOT W/COS
 1875 08/27/01 # MOT FOR SJ OF COMBUSTION ENGINEERING; MEMO IN SUPP OF MOT;
 1876 08/27/01 # NOT OF HRG W/EXH'S & COS
 1877 08/27/01 # LIST OF DEPO'S TO BE USED AT TRIAL W/ATTACH & COS
 1878 08/27/01 # OBJ'S OF HONEYWELL INTL. INC'S TO SUPP EXH LIST W/ATTACH & COS
 1879 08/27/01 # NITRO INDUSTRIAL COVERINGS OBJ'S TO P'S EXH LIST & MOT IN
 1880 08/27/01 # LIMINE W/COS (00-C-2757)
 1881 08/27/01 # NITRO INDUSTRIAL COVERINGS OBJ'S TO P'S EXH LIST & MOT IN
 1882 08/27/01 # NITRO INDUSTRIAL COVERINGS OBJ'S TO P'S EXH LIST & MOT IN
 1883 08/27/01 # LIMINE W/COS (98-C-232M)
 1884 08/27/01 # NITRO INDUSTRIAL COVERINGS OBJ'S TO P'S EXH LIST & MOT IN
 1885 08/27/01 # LIMINE W/COS (01-C-580)
 1886 08/27/01 # NITRO INDUSTRIAL COVERINGS OBJ'S TO P'S EXH LIST & MOT IN
 1887 08/27/01 # IN LIMINE W/COS (99-C-183-REM)
 1888 08/27/01 # VARIOUS D'S MOT FOR SJ; MEMO OF LAW IN SUPP OF MOT W/COS;
 1889 08/27/01 # NOT OF HRG (99-C-232M)
 1890 08/27/01 # VARIOUS D'S MOT FOR SJ; MEMO OF LAW IN SUPP OF MOT W/COS
 1891 08/27/01 # NOT; NOT (99-C-183-REM)
 1892 08/27/01 # WMX TECH INC'S MOT FOR SJ; MEMO OF LAW IN SUPP OF MOT
 1893 08/27/01 # W/ATTACH & COS; NOT (99-C-183-REM)
 1894 08/27/01 # WMX TECH INC'S MOT FOR SJ; MEMO OF LAW IN SUPP OF MOT
 1895 08/27/01 # W/EXH & COS; NOT (98-C-232M)
 1896 08/27/01 # MOT FOR SJ OF COMBUSTION ENGINEERING; MEMO IN SUPP OF MOT
 1897 08/27/01 # W/EXH'S & COS; NOT OF HRG (01-C-22M)
 1898 08/27/01 # NITRO INDUSTRIAL COVERINGS OBJ'S TO P'S EXH LIST & MOT
 1899 08/27/01 # IN LIMINE W/COS
 1900 08/27/01 # NOT OF HRG W/COS
 1901 08/27/01 # HONEYWELL INTL. INC'S MOT IN LIMINE W/COS
 1902 08/27/01 # ARGO PACKING CO'S DESIGN OF LAY & EXPERT WIT'S
 1903 08/27/01 # COS AS TO A.M. CHESTERTON CO'S ANS' TO P'S INTERROG'S & RESP'S
 1904 08/27/01 # TO REQ FOR PROD (00-C-2757)
 1905 08/27/01 # MOT FOR ISSUANCE OF COMMISSION TO TAKE DEPO W/COS; MEMO IN
 1906 08/27/01 # SUPP OF MOT; NOT OF DEPO W/COS
 1907 08/27/01 # MOT FOR ISSUANCE OF COMMISSION TO TAKE DEPO; MEMO IN SUPP OF

1908 08/28/01 # NOT W/COS; NOT OF DEPO W/COS
1909 08/28/01 # NOT OF HRG; NOT TO COMPEL W/EXH & COS
1910 08/28/01 # UNION CARBIDE CHEMICAL & PLASTICS MEMO OF LAW W/COS 100-C-2830
1911 08/28/01 # DENVER HADLEY'S SUPP DEPO DESIGN W/ATTACH'S & COS (01-C-22M)
1912 08/27/01 *NOT OF HRG (CONNOPLY) W/COS
1913 08/27/01 *BEAZER'S MOT FOR SJ (99-C-183REW) W/COS
1914 08/27/01 *NOT OF HRG (99-C-183REW) W/COS
1915 08/27/01 *BRIEF IN SUPP OF MOT FOR SJ (CONNOPLY) W/COS
1916 08/27/01 *BEAZER'S MOT FOR SJ (99-C-183REW) W/COS
1917 08/27/01 *NOT OF HRG (99-C-183REW) W/COS
1918 08/27/01 *UNIVERSAL REFRACT INC BRIEF IN SUPP OF MOT FOR SJ (CONNOPLY)
1919 W/COS; MOTION FOR SJ
1920 08/27/01 *UNIVERSAL REFRACT BRIEF IN SUPP OF MOT FOR SJ (PARKER) W/COS
1921 MOTION FOR SJ W/COS
1922 08/27/01 *NOT OF HRG (PARKER) W/COS
1923 08/27/01 *BEAZER'S BRIEF IN SUPP OF MOT FOR SJ (PARKER) W/COS
1924 08/27/01 *NOT IN LIM OF NO AMERICAN REFRAC TORES W/COS (VARIOUS P'S)
1925 08/27/01 *NOT IN LIM OF NO AMERICAN REFRAC TORES W/COS (HADLEY)
1926 08/27/01 *NOT IN LIM OF NO AMERICAN REFRACT (HADLEY, ET AL) W/COS
1927 08/27/01 *NOT IN LIM OF NO AMERICAN REFRACT (HADLEY, ET AL) W/COS
1928 08/27/01 *NO AMERICAN REFRACT OBJ TO P EXH LIST (99-C-183REW) W/COS
1929 08/27/01 *DO: AS TO P (91-C-580) & RHONE POULENC/MAC (S/8/23)
1930 08/27/01 *DO: AS TO P (91-C-580) & I.V. NO AMERICAN/MAC (S/8/23)
1931 08/27/01 *DO: AS TO P (91-C-580) & C.F. THURSTON & SONS/MAC (S/8/23)
1932 08/27/01 *DO: AS TO P (99-C-2478) & CERTAINTED CORP/MAC (S/8/23)
1933 08/27/01 *DO: AS TO P (99-C-2478) & DATA CORP/MAC (S/8/23)
1934 08/28/01 # AMD NOT OF MOT W/COS
1935 08/28/01 # MEMO IN SUPP OF MOT FOR SJ OF GAGE CO; P'S RESP TO GAGE CO'S
1936 # COMBINED DISCOV REQ W/COS
1937 08/28/01 # NOT OF HRG W/COS;
1938 08/28/01 # NOT FOR SJ OF CERTAINTED CORP, MEMO IN SUPP OF MOT
1939 08/28/01 # NOT OF HRG W/COS; NOT FOR SJ OF GAGE CO.
1940 08/28/01 *O: DO AS TO P (CONNOPLY) & CHICAGO FIRE & BRICK CO/MAC (S/8/27)
1941 08/28/01 *O: DO AS TO P (PARKER) & CHICAGO FIRE & BRICK CO/MAC (S/8/27)
1942 08/28/01 *O: DO AS TO P (HUMPHREYS) & INGERSOLL-RAND/MAC (S/8/27)
1943 08/28/01 *O: DO AS TO P (ADKINS) & INGERSOLL-RAND/MAC (S/8/27)
1944 08/29/01 # D'S REPLY TO P'S SUPP MEMO IN OPOS TO MCJUNKIN CORP'S
1945 # MOT FOR SJ W/EXH & COS
1946 08/29/01 # COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S INTERROG'S &
1947 # REQ FOR PROD
1948 08/29/01 # COV LET: VERIF AS TO NATL. SERVICE INDUSTRIES RESP'S TO P'S
1949 # INTERROG'S
1950 08/29/01 # COS AS TO RESP'S TO P'S INTERROG'S TO NORTH AMERICAN
1951 # REFRAC TORES CO.
1952 08/29/01 # COS AS TO NOT OF TELEPHONIC DEPO
1953 08/29/01 # AVANTIS CORPSCIENCE INC'S MOT FOR SJ; NOT OF HRG W/COS
1954 08/29/01 # MOT FOR SJ OF FOSECO INC; MEMO IN SUPP OF MOT; NOT W/COS
1955 08/29/01 # MOT FOR SJ OF UNION CARBIDE CORP; MEMO IN SUPP OF MOT; NOT
1956 # W/COS
1957 08/29/01 # NOT OF TELEPHONIC DEPO W/COS
1958 08/29/01 # MOT FOR SJ OF FOSECO INC; MEMO IN SUPP OF MOT; NOT W/COS
1959 08/29/01 # MOT FOR SJ OF CERTAINTED CORP; MEMO IN SUPP OF MOT; NOT W/COS
1960 08/29/01 # MOT FOR SJ OF CERTAINTED CORP; MEMO IN SUPP OF MOT; NOT W/COS
1961 08/29/01 # MOT FOR SJ OF GAGE CO; MEMO IN SUPP OF MOT W/ATTACH; NOT W/COS
1962 08/29/01 # MOT FOR SJ OF CERTAINTED CORP; MEMO IN SUPP; NOT W/COS
1963 08/29/01 # MOT FOR SJ OF GAGE CO; MEMO IN SUPP OF MOT; NOT W/COS
1964 08/29/01 # MOT FOR SJ OF CERTAINTED CORP; MEMO IN SUPP; NOT W/COS
1965 08/29/01 # MOT FOR SJ OF GAGE CO; MEMO IN SUPP; NOT W/COS
1966 08/29/01 # APPLICATION FOR ADM PRO HAC VICE ADM W/EXH'S & W/COS
1967 08/29/01 # COS AS TO A&I CO'S ANS. TO P'S MASTER INTERROG'S & REQ FOR DOC
1968 08/29/01 # NOT TO DETERMINE SUFFICIENT OF P'S RESP TO REQ FOR PROD W/EXH
1969 08/29/01 # NOT OF HRG; MOT FOR SJ OBO ACES INC.; MEMO OF LAW
1970 # IN SUPP OF MOT W/EXH'S & COS
1971 08/29/01 # AMD NOT OF PRESENTATION W/COS 103-C-351
1972 08/29/01 # AMD NOT OF PRESENTATION W/COS 198-C-310
1973 08/29/01 # MOT FOR SJ OF NORTH AMERICAN REFRAC TORES CO. W/EXH & COS

1974 08/29/01 # BRIEF IN SUPP OF MOT W/COS
 1975 08/29/01 # MOT FOR SJ OF NORTH AMERICAN REFRACATORIES CO. W/EXH'S & COS
 1976 08/29/01 # BRIEF IN SUPP OF MOT W/COS
 1977 08/29/01 # NOT OF PRESENTATION, MOT FOR SJ OF NORTH AMERICAN REFRACATORIES
 1978 # W/EXH & COS
 1979 08/29/01 # BRIEF IN SUPP OF MOT W/COS
 1980 08/29/01 # LAC D'AMIANTE DU QUEBEC LTRE & ASARCO'S MOT IN LIMINE W/COS
 1981 08/29/01 # AMD NOT OF MOT W/COS
 1982 08/29/01 # LAC D'AMIANTE DU QUEBEC LTRE'S SUPP LAY & EXPERT WIT LIST
 1983 # W/COS
 1984 08/29/01 # ASARCO INC'S SUPP LAY & EXPERT WIT LIST W/COS
 1985 08/29/01 # ASARCO INC'S SUPP LAY & EXPERT WIT LIST W/COS
 1986 08/29/01 # COS AS TO EXH LIST FOR ASARCO INC.
 1987 08/30/01 # ANS OF METROPOLITAN LIFE INS. CO. TO P'S 4TH AMD C & TO CR
 1988 # CL'S W/COS (00-C-2830)
 1989 08/30/01 # AMD NOT OF HRG W/COS;
 1990 08/30/01 # COS AS TO NOT OF DEPO (00-C-2830)
 1991 08/30/01 # STIP OF DIS OF METROPOLITAN LIFE INS. (93-C-2476)
 1992 08/30/01 # MOT TO F UNDER SEAL GENERAL ELECTRIC'S MOT TO ENFORCE
 1993 # SETTLEMENT & ALL ATTACH'S EXH'S W/COS
 1994 08/30/01 # CASE INFO SHEET; ANS OF UNION CARBIDE CORP. TO 2ND AMD C W/COS
 1995 08/30/01 # CASE INFO SHEET; ANS OF TEN. LTD. TO 2ND AMD C W/COS
 1996 08/30/01 # CASE INFO SHEET; ANS OF GASKET HOLDINGS TO 2ND AMD C W/COS
 1997 08/30/01 # CASE INFO SHEET; ANS OF CERTAINEED CORP. TO 2ND AMD C W/COS
 1998 08/30/01 # CASE INFO SHEET; ANS OF FOSCO INC. TO 2ND AMD C W/COS
 1999 08/30/01 # NOT OF DEPO W/COS;
 2000 09/30/01 # LET FR JOSEPH SCHAPIER TO CLK DTD 8/28/01 W/ATTACH
 2001 09/30/01 # COS AS TO DRESSER INDUSTRIES DISCL OF EXH'S
 2002 08/30/01 # COS AS TO DRESSER INDUSTRIES SUPP DISCL OF EXH'S
 2003 08/30/01 # NOT OF HRG W/COS (99-C-183-REW)
 2004 08/30/01 # NOT OF HRG W/COS (99-C-2476)
 2005 08/30/01 # NOT OF HRG W/COS (98-C-232-M)
 2006 08/30/01 # NOT OF HRG W/COS (00-C-2757)
 2007 08/30/01 # NOT OF HRG W/COS; COS AS TO RESP OF SEPSCO CORP. TO DOROTHY
 2008 # CARR'S REQ FOR ADM'S
 2009 08/30/01 # COS AS TO GASKET HOLDINGS RESP TO P'S INTERROG'S & REQ FOR PRO
 2010 08/30/01 # COS AS TO TEN LTD'S RESP TO P'S INTERROG'S & REQ FOR PRO
 2011 08/30/01 # COS AS TO P'S RESP TO MONGARULA POWER CO'S 1ST REQ FOR ADM'S,
 2012 # INTERROG'S & REQ FOR PROD (00-C-183)
 2013 08/29/01 # ND, CCM; 8/29/01; 8/27/01 (2 O'S) M. VICTORSON, S. MATLOCK
 2014 # J. SKAGGS, M. DEL GIUDICE, D. CECIL, E. JAMES; BY EB
 2015 08/29/01 # ND, CCM; 8/29/01; 8/27/01 (2 O'S) M. VICTORSON, J. SKAGGS,
 2016 # D. CECIL, E. JAMES; BY EB
 2017 08/29/01 # ND, CCM; 8/29/01; 8/20/01; (4 O'S) M. VICTORSON, J. SKAGGS,
 2018 # M. DEL GIUDICE, D. CECIL, E. JAMES; BY EB
 2019 08/29/01 # ND, CCM; 8/29/01; 8/23/01 (3 O'S) M. VICTORSON, HAWKINS &
 2020 # PARNELL, J. SKAGGS, J. HUMPHREYS, D. CECIL, E. JAMES; BY EB
 2021 08/29/01 # ND, CCM; 8/29/01; 8/21/01 (2 O'S) M. VICTORSON, C. MCCARTY
 2022 # J. SKAGGS, HAWKINS & PARNELL, D. CECIL, E. JAMES; BY EB
 2023 08/29/01 # ND, CCM; 8/29/01; 8/23/01; M. VICTORSON, S. FOWLER, J. SKAGGS
 2024 # J. SUTTER, D. CECIL, E. JAMES; BY EB
 2025 08/29/01 # ND, CCM; 8/29/01; 8/23/01; M. VICTORSON, S. FOWLER,
 2026 # J. SKAGGS, B. MATLOCK, D. CECIL, E. JAMES; BY EB
 2027 08/29/01 # ND, CCM; 8/29/01; 8/23/01; M. VICTORSON, S. FOWLER, J. SKAGGS
 2028 # B. MATLOCK, D. CECIL, E. JAMES; BY EB
 2029 08/29/01 # ND, CCM; 8/29/01; 8/23/01 (4 O'S) M. VICTORSON, J. SKAGGS,
 2030 # D. CECIL, E. JAMES; BY EB
 2031 08/29/01 # ND, CCM; 8/29/01; 8/24/01 (2 O'S) M. VICTORSON, T. GOLDBERG
 2032 # J. SKAGGS, S. SEGAL, D. CECIL, E. JAMES; BY EB
 2033 08/29/01 # ND, CCM; 8/29/01; 8/24/01; M. VICTORSON, J. SKAGGS, J. CECIL
 2034 # E. JAMES; BY EB
 2035 # ND, CCM; 8/29/01; 8/23/01 (4 O'S) PJD, BY EB
 2036 08/29/01 # ND, CCM; 8/29/01; 8/23/01 (5 O'S) M. VICTORSON, J. SKAGGS,
 2037 # B. MATLOCK, D. CECIL, E. JAMES; BY EB
 2038 # ND, CCM; 8/29/01; 8/23/01; E. JAMES; BY EB
 2039 08/29/01 # ND, CCM; 8/29/01; 4/3/01; M. VICTORSON, D. MARSTELLER,

2040 J. SKAGGS, T. GOLDBERG, S. SEGAL, D. CECIL, E. JAMES; BY
 2041 # ND; CCM; 8/29/01; 8/24/01 (2 O'S) W. VICTORSON, J. SKAGGS
 2042 # D. CECIL, E. JAMES; BY EB
 2043 # ND; CCM; 8/29/01; 8/17/01 & 8/20/01 (3 O'S) M. VICTORSON
 2044 # R. MORTON, J. SKAGGS, D. CECIL, E. JAMES; BY EB
 2045 # ND; CCM; 8/29/01; 8/24/01 (2 O'S) W. VICTORSON, J. SKAGGS,
 2046 # D. CECIL, E. JAMES; BY EB
 2047 # STIP OF DIS AS TO DURABLE MANUFACTURING CO. (99-C-183-REX)
 2048 # STIP OF DIS AS TO DURABLE MANUFACTURING CO. (98-C-232M)
 2049 # COS AS TO DENVER HADLEY'S 2ND SUPP WIT & EXH INFO (01-C-22M)
 2050 # DO AS TO (98-C-101/CARR) & F.B. WRIGHT/MAC (S/8/20)
 2051 # DO AS TO (01-C-22M/HADLEY) & FOSTER WHEELER/MAC (S/8/23)
 2052 # STIP OF DIS AS TO METROPOLITAN LIFE INS. CO. (99-C-183-REX)
 2053 # STIP OF DIS AS TO METROPOLITAN LIFE INS. CO. (98-C-232M)
 2054 # DO AS TO (01-C-22M/MORRISON) & TASCOC/MAC (S/8/23)
 2055 # DO AS TO (00-C-3840/ADKINS) & GENUINE PARTS/MAC; STIP
 2056 # DO AS TO (99-C-183REX/CONNOLLY) & DURABLE/MAC
 2057 # DO AS TO (98-C-232M/PARKER) & DURABLE/MAC
 2058 # P'S BRIEF IN OPPOS TO MOT FOR SJ OF HARDISON-WALKER
 2059 # REFRATORIES W/EXH'S & COS (98-C-232M)
 2060 # P'S BRIEF IN OPPOS TO MOT FOR SJ OF DUPONT W/EXH'S & COS (98-
 2061 # C-232M)
 2062 # GOODRICH CORP'S MOT FOR SJ, MEMO IN SUPP OF MOT W/COS
 2063 # WMX TECH INC'S MOT FOR JOINDER IN ALL D'S RESP'S & MEMO
 2064 # OF LAW IN OPPOS TO P'S MOT TO STRIKE STATUTE W/COS
 2065 # WMX TECH INC'S MOT FOR JOINDER W/COS
 2066 # VARIOUS D'S MOT FOR JOINDER & RESP'S & MEMO OF LAW W/COS
 2067 # VARIOUS D'S MOT FOR JOINDER & RESP'S & MEMO OF LAW W/COS
 2068 # MOT IN LIMINE W/COS; BRIEF IN SUPP OF MOT W/ATTACH & COS
 2069 # MOT IN LIMINE W/COS; BRIEF IN SUPP OF MOT W/EXH'S & COS
 2070 # GENERAL ELECTRIC CO'S MOT W/COS; MOT IN LIMINE W/COS;
 2071 # MOT IN LIMINE W/COS; MOT IN LIMINE W/COS; MOT IN LIMINE W/COS
 2072 # MOT TO ADOPT VARIOUS PLEADINGS W/COS; MOT TO ADOPT
 2073 # MOT'S IN LIMINE W/COS; JOINDER IN MOT IN LIMINE W/COS
 2074 # MEMO OF LAW IN SUPP W/COS
 2075 # MOT IN LIMINE W/COS; MEMO OF LAW IN SUPP OF MOT W/COS;
 2076 # MOT IN LIMINE W/COS; MEMO OF LAW IN SUPP OF MOT W/COS;
 2077 # MOT TO EXCLUDE TESTIMONY W/COS; MEMO IN SUPP OF MOT W/COS
 2078 # MEMO OF LAW IN SUPP OF MOT W/COS; MOT IN LIMINE W/COS
 2079 # MOT IN LIMINE W/COS; MEMO OF LAW IN SUPP OF MOT W/COS
 2080 # JOINDER OF HONEYWELL INTL. TO BENDIX CORP IN MOT TO STRIKE
 2081 # ALL EXH'S W/EXH & COS
 2082 # D'S MOT TO EXCLUDE UNTIMELY EXPERT WIT W/COS
 2083 # COV LET; AFD W/ATTACH
 2084 # NOT OF JOINDER OF COMBUSTION ENGINEERING W/COS
 2085 # PRELIMIN EXH DESIGN OF COMBUSTION ENGINEERING W/COS
 2086 # GENERAL ELECTRIC CO'S MOT FOR SJ W/EXH'S; BRIEF IN SUPP OF MOT
 2087 # W/COS
 2088 # E.I. DUPONT DE NEMOURS & CO'S REPLY IN SUPP OF MOT FOR SJ
 2089 # W/COS
 2090 # APPLICATION FOR ADM PRO HAC VICE W/ATTACH'S
 2091 # APPLICATION FOR ADM PRO HAC VICE W/ATTACH'S
 2092 # NOT OF MOT W/COS;
 2093 # COS AS TO SUPP RESP OF UNION CARBIDE CHEMICAL & PLASTICS
 2094 # TO P'S BRQ FOR PROD
 2095 # NOT OF JOINDER OF MOT TO SET ASIDE W/COS (01-C-580)
 2096 # JOHN CRANE INC'S MOT IN LIMINE; MOT IN LIMINE; MEMO IN SUPP
 2097 # MOT OF MOT; MOT IN LIMINE; MEMO IN SUPP OF MOT; MOT IN LIMINE
 2098 # MEMO IN SUPP OF MOT; MOT IN LIMINE; MOT IN LIMINE; MOT IN
 2099 # LIMINE; MOT IN LIMINE; MOT IN LIMINE; MEMO IN SUPP OF MOT;
 2100 # NOT IN LIMINE; MEMO OF LAW IN SUPP OF MOT; MOT IN LIMINE;
 2101 # NOT IN LIMINE; MOT IN LIMINE; MOT IN LIMINE; MOT TO
 2102 # REQUIRE P TO DISCL S AMOUNTS; MOT'S IN LIMINE; MOT'S IN LIMINE
 2103 # NOT IN LIMINE; MOT'S TO STRIKE ALL EXH'S LISTED AGAINST
 2104 # JOHN CRANE INC. BUT NOT PROD W/COS
 2105 # A.W. CHESTERTON CO'S SUPP TO MOT FOR SJ; AFD W/COS

2106 08/31/01 *0: F & SEALING EXH PR GRC/MAC
2107 08/31/01 *0: DO AS TO (99-C-183REW) & OKONITE CO/MAC
2108 08/31/01 *0: DO A-S TO (01-C-580) & OKONITE CO./MAC
2109 08/31/01 *0: GRT PRO HAC VICE ADM TO D. MIGLIORI/MAC (5/8/30)
2110 08/31/01 *0: GRT PRO HAC VICE ADM TO J. RION JR/MAC (5/8/30)
2111 08/31/01 *0: DO AS TO (99-C-133RI) & STEEL GRID/MAC
2112 08/31/01 *0: DO AS TO (99-C-2478) & A&I CO/MAC (5/8/30)
2113 08/31/01 *0: DO AS TO (01-C-22/HADLEY) & HADLEY/MAC (5/8/30)
2114 08/31/01 *0: DO AS TO (99-C-183REW) & STEEL GRID/MAC (5/8/30)
2115 08/31/01 *0: DO AS TO (99-C-183REW) & PEIZER/MAC (5/8/30)
2116 09/04/01 *0: AGREED O (99-C-2478) ALLOW P TO AMD C/MAC (5/9/30)
2117 09/04/01 # RESP IN OPPOS TO GARLOCK'S MOT IN LIMINE W/COS
2118 09/04/01 # ND; CCM; 8/31/01; 8/23/01; M. VICTORSON, B. WARNER, J. SKAGGS
2119 # D. CECIL, E. JAMES; BY EB
2120 09/04/01 # ND; CCM; 8/31/01; 8/30/01; M. VICTORSON, J. SKAGGS, D. CECIL
2121 # E. JAMES; BY EB
2122 09/04/01 # ND; CCM; 8/31/01; 8/30/01; M. VICTORSON, J. SKAGGS, D. CECIL
2123 # E. JAMES; BY EB
2124 09/04/01 # ND; CCM; 8/31/01; 8/30/01; M. VICTORSON, J. SKAGGS, D. CECIL
2125 # E. JAMES; BY EB
2126 09/04/01 # ND; CCM; 8/31/01; 8/20/01; M. VICTORSON, J. SKAGGS, J. COOPER
2127 # S. MATTHEWS, D. CECIL, E. JAMES; BY EB
2128 09/04/01 # ND; CCM; 8/31/01; 8/23/01; M. VICTORSON, S. MATTHEWS, J.
2129 # SKAGGS, L. CROSCO, D. CECIL, E. JAMES; BY EB
2130 09/05/01 # COMBUSTION ENGINEERING INC'S RESP TO TO P'S MOT TO SET
2131 # ASIDE CLAIMS W/EXH'S & COS (01-C-22K)
2132 09/05/01 # (SEALED) MEDICAL RECORDS FROM DR. ANTONIO CAPONCELLI
2133 09/05/01 # BRIEF IN OPPOS TO MOT FOR SJ OF NORTH AMERICAN REFRACATORIES
2134 # W/COS (98-C-232M)
2135 09/05/01 # P'S BRIEF IN OPPOS TO MOT FOR SJ OF NORTH AMERICAN
2136 # REFRACATORIES CO. W/COS (99-C-183REW)
2137 09/05/01 # SUGG OF DEATH W/COS (99-C-183 REW)
2138 09/05/01 # VARIOUS P'S BRIEF IN OPPOS TO P'S MOT TO STRIKE W/COS
2139 09/05/01 # SUPP FACT MIT LIST OF OKONITE CO. W/COS;
2140 09/05/01 # SUPP DESIGN OF EXH'S W/COS
2141 09/05/01 # MOT OF MOT; MOT OF MINNESOTA MINING & MANUFACTURING CO. TO
2142 # CONT TRIAL OR TO EXCLUDE EVIDENCE W/EXH & CCS
2143 09/05/01 # MOT OF DEPO W/COS;
2144 09/05/01 # JOINER OF MINNESOTA MINING & MANUFACTURING CO. TO OKONITE
2145 # CO'S VARIOUS MOT'S IN LIMINE W/COS
2146 09/05/01 # MINNESOTA MINING & MANUFACTURING CO'S MOT IN LIMINE W/COS
2147 09/05/01 # A. W. CHESTERON CO'S SUPP TO MOT FOR SJ; APD W/COS
2148 09/05/01 # MINNESOTA MINING & MANUFACTURING CO'S RESP TO P'S JOINT
2149 # SUBMISSION W/COS
2150 09/05/01 # CASE INFO SHEET: NOT OF APPEARANCE W/COS;
2151 09/05/01 # REPLY OF A-BEST PRODUCTS TO ALL CR CL'S W/COS (00-C-2830)
2152 09/05/01 # A&S & CR CL OF A-BEST PRODUCTS TO P'S 3RD AMD C W/COS
2153 09/05/01 # ND; CCM; 9/5/01; 8/30/01; M. VICTORSON, D. HENDRICKSON,
2154 # J. SKAGGS, C. MCCARTHY, D. SAUTER, D. CECIL, E. JAMES; BB
2155 09/05/01 # ND; CCM; 9/5/01; 8/31/01; M. VICTORSON, J. DINSMORE, J. SKAGGS
2156 # D. CHERVENICK, D. CECIL, E. JAMES; BY EB
2157 09/05/01 # ND; CCM; 9/5/01; 8/31/01; M. VICTORSON, D. CECIL, J. SKAGGS
2158 # E. JAMES, B. MATLOCK, C. BAGLEY, BY EB
2159 09/05/01 # ND; CCM; 9/5/01; 8/30/01; M. VICTORSON, T. DAVIS, T. SKAGGS
2160 # L. CROSCO, D. CECIL, E. JAMES; BY EB
2161 09/05/01 # ND; CCM; 9/5/01; 8/30/01; M. VICTORSON, T. DAVIS, J. SKAGGS
2162 # L. CROSCO, D. CECIL, E. JAMES; BY EB
2163 09/05/01 # ND; CCM; 9/5/01; 8/31/01; M. VICTORSON, B. MATLOCK, J. SKAGGS
2164 # C. BAGLEY, D. CECIL, E. JAMES; BY EB
2165 09/05/01 # ND; CCM; 9/5/01; 8/30/01 (2 O'S) M. VICTORSON, J. SKAGGS,
2166 # D. CECIL, E. JAMES; BY EB
2167 09/05/01 # ND; CCM; 9/5/01; 8/31/01; M. VICTORSON, G. GUERIN, J. SKAGGS,
2168 # D. CECIL, E. JAMES; BY EB
2169 09/05/01 # ND; CCM; 9/5/01; 8/31/01; M. VICTORSON, J. DINSMORE,
2170 # J. SKAGGS, D. CHERVENICK, D. CECIL, E. JAMES; BY EB
2171 09/05/01 # ND; CCM; 9/5/01; 8/30/01; M. VICTORSON, J. SKAGGS, D. CECIL

2172 E. JAMES; BY EB
2173 LAC D'AMIANTE DU QUEBEC LTÉE'S SUPP LAY & EXPERT WIT LIST
2174 W/COS (01-C-580)
2175 LAC D'AMIANTE DU QUEBEC LTÉE & ASARCO'S MOT IN LIMINE
2176 W/COS (01-C-580)
2177 AMD NOT OF MOT W/COS (01-C-580)
2178 ERICSSON INC'S MOT TO STRIKE; BRIEF IN SUPP W/COS
2179 ERICSSON INC'S MOT IN LIMINE; BRIEF IN SUPP W/COS
2180 ERICSSON INC'S MOT IN LIMINE; MEMO OF LAW IN SUPP OF MOT W/COS
2181 ERICSSON INC'S MOT IN LIMINE; BRIEF IN SUPP W/COS
2182 MOT IN LIMINE OF ERICSSON INC.; MEMO IN SUPP OF MOT W/COS
2183 NOT TO PERMIT ERICSSON INC. TO INTRODUCE CSHA PERMISSIBLE
2184 EXPOSURE LEVEL; BRIEF IN SUPP OF MOT W/COS
2185 ERICSSON INC'S MOT IN LIMINE; BRIEF IN SUPP W/COS
2186 RESP TO METROPOLITAN LIFE INS. CO'S MOT FOR SEVERANCE W/COS
2187 COS AS TO COMBUSTION ENGINEERING'S SUPP RESP TO P'S 1ST
2188 INTERROG'S & REQ TO PROD (01-C-22M)
2189 ENTRY OF APPEARANCE W/COS (01-C-22M)
2190 ENTRY OF APPEARANCE W/COS (01-C-580)
2191 O: CR-CL AGNST FOSTER WHEELER DISM (AMOS/35-C-310)/MAC (5/8/30)
2192 O: GRT PRO HAC VICE ADM TO P. MCKENNA/MAC
2193 O: GRT PRO HAC VICE ADM TO T. FOX/MAC
2194 O: DISM AS TO P (99-C-183RW) & CORNING INC/MAC (5/8/30)
2195 NOT OF HRG; NOT OF HRG
2196 COS AS TO E.I. DU PORT DE MEMOURS & CO'S MOT FOR SJ &
2197 MOT IN LIMINE'S
2198 (15) A&I CO'S JOINER IN ALL D'S PRETRIAL MOT'S & OBJ'S W/COS
2199 COS AS TO MOT IN LIMINE & MEMO IN SUPP
2200 VARIOUS D'S MOT FOR JOINER IN CERTAIN MOT'S IN LIMINE
2201 VARIOUS D'S MOT TO STRIKE PROPOSED EXPERT
2202 VARIOUS D'S MOT FOR JOINER IN CERTAIN MOT'S
2203 VARIOUS D'S 2ND MOT FOR JOINER IN CERTAIN MOT'S IN
2204 LIMINE W/COS
2205 JOHN CRANE INC'S MOT IN LIMINE W/COS;
2206 P'S MEMO IN OPPOS TO A.W. CHESTERTON CO'S MOT FOR SJ
2207 W/EXH'S (01-C-580)
2208 P'S MEMO IN OPPOS TO COMBUSTION ENGINEERING INC'S MOT FOR
2209 SJ W/EXH'S & COS (01-C-580)
2210 NOT OF HRG; ATLAS INDUSTRIES INC'S MOT FOR SJ OR MOT TO
2211 SEVER W/ATTACH & COS
2212 DO AS TO (99-C-183RW & 98-C-232M) & ADIENCE/MAC
2213 DO AS TO (99-C-183RW & 98-C-232M) & ADIENCE/MAC
2214 P'S RESP TO KITRO INDUSTRIAL COVERINGS MOT FOR SJ W/EXH'S &
2215 W/COS
2216 AMD NOT OF MOT; SUPP TO MOT OF MINNESOTA MINING &
2217 MANUFACTURING CO. TO CONT OR TO EXCLUDE EVIDENCE W/COS
2218 2ND SUPP DESIGN OF EXH'S BY OKONITE CO. W/COS
2219 MINNESOTA MINING & MANUFACTURING CO'S DESIGN OF WIT'S W/COS
2220 AMD NOT OF MOT; SUPP TO MOT FOR SJ W/EXH'S & COS
2221 LET PR LOET BARBOUR TO JOHN SKAGGS DTD 5/4/01 W/ATTACH
2222 ND, CCM, 9/6/01, 8/30/01, M. VICTORSON, D. CECIL, J. SKAGGS
2223 E. JAMES; BY EB
2224 SUPP MEMO IN SUPP OF P'S MOT TO SET ASIDE W/EXH'S & COS
2225 ND, CCM, 9/6/01, 9/6/01 (2 O'S) M. VICTORSON, J. ANETAKIS,
2226 J. SKAGGS, B. MATLOCK, D. CECIL, E. JAMES; BY EB
2227 O: P MOT FOR CT TO TAKE JUD NOT DENIED/MAC
2228 DO AS TO (00-C-35/HUMPHREYS) & RILEY STOKER/MAC (5/8/30)
2229 DO AS TO (00-C-2830/ADKINS) & RILEY STOKER/MAC (5/8/30)
2230 DO AS TO (99-C-183RW/CONNOLLY) & DRAVO CORP/MAC (5/8/30)
2231 DO AS TO (01-C-580/LEWIS) & GREENE TWEED & CO/MAC (5/8/30)
2232 DO AS TO (01-C-22M/MORRISON) & PLIBRICO CO/MAC (5/8/30)
2233 DO AS TO (00-C-2757/BILLS) & GREENE TWEED & CO/MAC (5/8/30)
2234 DO AS TO (00-C-35/HUMPHREYS) & PLIBRICO/MAC (5/8/30)
2235 DO AS TO (01-C-580/LEWIS) & PLIBRICO/MAC (5/8/30)
2236 DO AS TO (00-C-2757/BILLS) & PLIBRICO/MAC (5/8/30)
2237 O: DO AS TO (00-C-2830/ADKINS) & PLIBRICO/MAC (5/8/30)

2238 09/07/01 # OGLEBAY NORTON CO'S DESIGN OF EXPERT WIT'S & EXE'S W/COS
 2239 09/07/01 # VARIOUS D'S 1ST SUPP EXH LIST W/COS
 2240 09/07/01 # COS AS TO COMBUSTION ENGINEERING INC'S RESP TO P'S 1ST
 2241 # MASTER INTERROG'S TO ALL ASBESTOS MANUFACTURING D'S
 2242 09/07/01 # MINNESOTA MINING & MANUFACTURING CO'S MOT TO ADMIT PRO HAC
 2243 # VICE, VERIFIED STATEMENT
 2244 09/07/01 # MINNESOTA MINING & MANUFACTURING CO'S MOT TO ADMIT PRO HAC
 2245 # VICE, VERIFIED STATEMENT
 2246 09/07/01 # MINNESOTA MINING & MANUFACTURING CO'S MOT TO ADMIT PRO HAC
 2247 # VICE, VERIFIED STATEMENT
 2248 09/07/01 # HARRISON-WALKER REFRACTORIES SUPP DISCL OF LAY WIT'S W/COS
 2249 09/07/01 # ND, CCM, 9/6/01; 9/5/01; M. VICTORSON, P. DORST, J. SKAGGS
 2250 # D. CECIL, E. JAMES; BY EB
 2251 09/07/01 # ND, CCM, 9/6/01; 8/30/01 (10 O'S) M. VICTORSON, J. WOLFORD,
 2252 # J. SKAGGS, D. CECIL, E. JAMES; BY EB
 2253 # COS AS TO A&I CO'S JOINDER IN ALL D'S PRETRIAL MOT'S & OBJ'S
 2254 09/07/01 # COS AS TO MOT IN LIMINE, (5) A&I CO'S JOINDER IN ALL D'S
 2255 # PRETRIAL MOT'S & OBJ'S W/COS
 2256 09/07/01 # O: DO AS TO (99-C-2478) & ANCHOR PACKING/MAC
 2257 09/07/01 # O: GRT PRO HAC VICE ADM TO L.R. KING/MAC (S/8/31)
 2258 09/07/01 # O: GRT PRO HAC VICE ADM TO P.V. CHARBET/MAC (S/8/31)
 2259 09/07/01 # O: GRT PRO HAC VICE ADM TO M. BROOKS, JR./MAC (S/8/30)
 2260 09/07/01 # O: DO AS TO P (00-C-2757/BILIS) & OHIO VALLEY INSUL/MAC (S/8/23
 2261 09/07/01 # O: DO AS TO P (99-C-2478/MURPHY) & OHIO VALLEY INSUL/MAC (S/8/23
 2262 09/10/01 # ND: CCM, 9/7/01; 8/20/01 (2 O'S) M. VICTORSON, E. FALK, J.
 2263 # SKAGGS, C. MCCARTHY, D. CECIL, E. JAMES; BY EB
 2264 09/10/01 # ND: CCM, 9/7/01; 8/30/01 (2 O'S) M. VICTORSON, R. MORTON,
 2265 # J. SKAGGS, D. CECIL, E. JAMES; BY EB
 2266 09/10/01 # ND: CCM, 9/7/01; 7; M. VICTORSON, R. MORTON, J. SKAGGS,
 2267 # D. CECIL, E. JAMES; BY EB
 2268 09/10/01 # P'S SUPP TO PREVIOUS MOT TO SET ASIDE & MOT TO STRIKE
 2269 # W/EXH & COS
 2270 09/10/01 # JOHN CRANE INC'S OBJ TO MEDIATION O W/ATTACH & COS'
 2271 09/10/01 # MOT FOR ADM PRO HAC VICE, VERIFIED STATEMENT
 2272 09/10/01 # MOT OF PRESENTATION; MOT TO SEVER W/COS
 2273 09/10/01 # STIP OF DIS AS TO METROPOLITAN LIFE INS. CO. W/COS (99-C-22M)
 2274 09/10/01 # 2ND SUPP WIT DESIGN OF COMBUSTION ENGINEERING W/COS
 2275 09/10/01 # SUPP WIT DESIGN OF COMBUSTION ENGINEERING W/COS
 2276 09/10/01 # MOT IN LIMINE W/COS (01-C-22M); MOT TO COMPEL W/COS (01-C-580;
 2277 09/10/01 # ISSUED SUM & 2 CPYS ON 4TH AMD C (00-C-383)
 2278 09/10/01 # ISSUED SUM & 2 CPYS ON 5TH AMD C (00-C-264)
 2279 09/10/01 # ISSUED SUM & 2 CPYS ON 4TH AMD C (95-C-1535)
 2280 09/10/01 # CASE INFO SHEET; 4TH AMD C (95-C-1595)
 2281 09/10/01 # CASE INFO SHEET; 5TH AMD C (00-C-264)
 2282 09/10/01 # CASE INFO SHEET; 4TH AMD C (00-C-380)
 2283 09/12/01 # NOT OF HRG, MOT TO ENTER O GRT ST TO MCDUNKIN CORP. W/ATTACH
 2284 # & W/COS
 2285 09/12/01 # NOT OF VIDEO-TAPED EVIDENTIARY DEPO W/COS
 2286 09/13/01 # MEMO IN OPPOS TO A&I'S MOT IN LIMINE W/COS (01-C-580)
 2287 09/10/01 # O: SUBST OF PARTIES, JANET CONNOLLY FOR GRY CONNOLLY/MAC
 2288 09/10/01 # O: DO AS TO (01-C-580/LEWIS) GDE CO/MAC (S/8/30)
 2289 09/10/01 # O: DO AS TO (99-C-2478/MURPHY) & MMW CO/MAC (S/9/5)
 2290 09/10/01 # INCORRECTLY POSTED
 2291 09/10/01 # O: GORDON MAY ADM PRO HAC VICE (98-C-232M)/MAC (S/9/5)
 2292 09/10/01 # O: A-BEST PRODUCTS SEVERED FR SEPT TR/MAC (S/8/20)
 2293 09/13/01 # O: STIP OF SETTLEMENT AM/D OF EXP WITN (CONNOLLY & 3M)/MAC
 2294 (S/9/5)
 2295 09/13/01 # O: DENYING CAROLINA LUMBER & SUPPLY MOT FOR SJ/MAC (S/9/11)
 2296 09/14/01 # O: DO AS TO (00-C-15/HUMPHREYS) & ASARCO & LAC D'AMIANTE/MAC
 2297 09/14/01 # O: SEVERING INDUSTRIAL SUPPLY SOLUTIONS TO JOIN AS AS THIRD
 2298 # PARTY D ROCKWELL/NORDSTROM, NOW NORDSTROM AUDCO (01/C/580)/MAC
 2299 (S/8/31)
 2300 09/14/01 # AGREED UPON MOTION (01-C-22M); COV LET
 2301 09/17/01 # O: DO AS TO CLAIMS AGNST ALLIED GLOVE & (01-C-22M/MORRISON)/MAC
 2302 09/17/01 # O: DO AS TO (99-C-2476/MURPHY) & JOHN CRANE/MAC (S/9/10)
 2303 09/17/01 # O: DO AS TO (00-C-2630/ADKINS) & JOHN CRANE/MAC (S/9/10)

2304 09/17/01 *O: DO AS TO {00-C-35/HUMPHREYS} & JOHN CRANE/MAC (S/9/10)
 2305 09/17/01 *O: DO AS TO {01-C-5800/JENIS} & JOHN CRANE/MAC (S/9/10)
 2306 09/17/01 *O: DO AS TO {00-C-2757/BILLS} & DRESSER & HARRISON/MAC (S/9/30
 2307 09/17/01 *O: DO AS TO {00-C-2830/ADKINS} & DRESSER & HARRISON/MAC (S/8/30
 2308 09/18/01 # P'S OBU'S TO MCDURKIN CORP'S PROPOSED O
 2309 09/18/01 # NOT OF DEPO W/COS;
 2310 09/19/01 # LET FR SS DTD 9/12/01; SUM W/RET ON 5TH AMD C (5/12/01 SS)
 2311 # AS TO 3M COMPANY
 2312 09/19/01 # LET FR SS DTD 9/12/01; SUM W/RET ON 4TH AMD C (9/12/01 SS) AS
 2313 # TO 3M COMPANY
 2314 09/19/01 # AMD NOT OF HRG W/COS
 2315 09/19/01 # ND: CCM, 9/19/01; 8/31/01; M. VICTORSON, S. MINAC, J. SKAGGS
 2316 # D. CECIL, E. JAMES; BY BD
 2317 09/19/01 # ND: CCM, 9/19/01; 8/23/01; M. VICTORSON, J. SKAGGS, D. CECIL
 2318 # E. JAMES; BY BD
 2319 09/19/01 # ND: CCM, 9/19/01; 8/30/01; M. VICTORSON, S. CALMELL, J. SKAGGS
 2320 # S. LAW, D. CECIL, E. JAMES; BY EB
 2321 09/20/01 *DO AS TO P (01-C-22M) & COMBUSTION ENG/MAC (S/8/30)
 2322 09/20/01 *DO AS TO P (01-C-22M) & WHEELING RUBBER PROD/MAC (S/8/30)
 2323 09/20/01 *DO AS TO P (01-C-22M) & ARLAS INDUSTRIES/MAC (S/9/14) MORRISON
 2324 09/20/01 *DO AS TO P (01-C-22M) & ARLAS INDUSTRIES/MAC (S/9/14) HADLEY
 2325 09/21/01 # ND: CCM, 9/21/01; 8/30/01; M. VICTORSON, J. SKAGGS, D. CECIL
 2326 # E. JAMES; BY BD
 2327 09/21/01 # COS AS TO P'S RESP TO E.I. DUPONT DE NECKURS & CO'S 2ND REQ
 2328 # FOR ADM'S
 2329 09/22/01 # ND: CCM, 9/21/01; 9/14/01 12 O'S) M. VICTORSON, MM. LEON,
 2330 # J. SKAGGS, L. CROSCO, D. CECIL, E. JAMES; BY BB
 2331 09/23/01 # ND: CCM, 9/21/01; 8/30/01; M. VICTORSON, L. HESS, J. SKAGGS
 2332 # L. CROSCO, D. CECIL, E. JAMES; BY BB
 2333 09/21/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S
 2334 09/21/01 # COS AS TO C.E. THURSTON & SONS' COMBINED DISCOV REQ
 2335 09/21/01 # COS AS TO CERTAINTED CORP'S COMBINED DISCOV REQ
 2336 09/21/01 # COS AS TO DANA CORP'S COMBINED DISCOV REQ TO P
 2337 09/21/01 # COS AS TO I.U. NORTH AMERICA'S COMBINED DISCOV REQ
 2338 09/21/01 # COS AS TO MAREMONT CORP'S COMBINED DISCOV REQ
 2339 09/21/01 # COS AS TO MOSROC CORP'S COMBINED DISCOV REQ
 2340 09/21/01 # COS AS TO SHOOK & FLETCHER INSULATION CO'S COMBINED DISCOV
 2341 09/21/01 # COS AS TO SHOOK & FLETCHER INSULATION CO'S COMBINED DISCOV
 2342 # REQ
 2343 09/21/01 # COS AS TO UNION CARBIDE CORP'S COMBINED DISCOV REQ
 2344 09/21/01 # COS AS TO ANCHEM PRODUCTS COMBINED DISCOV REQ
 2345 09/21/01 # COS AS TO C.E. THURSTON & SONS' COMBINED DISCOV REQ
 2346 09/21/01 # COS AS TO CERTAINTED CORP'S COMBINED DISCOV REQ
 2347 09/21/01 # COS AS TO I.U. NORTH AMERICA INC'S COMBINED DISCOV REQ
 2348 09/21/01 # COS AS TO UNION CARBIDE CORP'S COMBINED DISCOV REQ
 2349 09/24/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S TO P
 2350 09/24/01 # (13) COS' AS TO VARIOUS D'S COMBINED DISCOV REQ TO P
 2351 09/24/01 # NOT OF HRG W/COS
 2352 09/24/01 # NOT OF SUBST OF PARTIES W/COS
 2353 09/24/01 # SUGG OF DEATH W/EXH
 2354 09/24/01 *O: DO AS TO (99-C-183-REM/CONNOLLY) & A-BEST PROD/MAC (S/9/7)
 2355 09/24/01 *O: DO AS TO (99-C-183-REM/CONNOLLY) & G. HAMILTON/MAC (S/9/7)
 2356 09/24/01 *O: DO AS TO (99-C-23M/PARKER) & G. HAMILTON/MAC (S/9/7)
 2357 09/24/01 # ND: CCM, 9/24/01; 9/7/01; M. VICTORSON, J. CHERVENICK,
 2358 # J. SKAGGS, D. CECIL, E. JAMES; BY BD
 2359 09/24/01 # ND: CCM, 9/24/01; 9/5/01; M. VICTORSON, T. GOLDBERG,
 2360 # J. SKAGGS, C. ZESZUTER, D. CECIL, E. JAMES; BY BD
 2361 09/24/01 # ND: CCM, 9/24/01; 9/5/01; M. VICTORSON, C. MCCARTHY,
 2362 # J. SKAGGS, R. MORTON, D. CECIL, E. JAMES; BY BD
 2363 09/24/01 # ND: CCM, 9/24/01; 9/10/01; M. VICTORSON, C. MCCARTHY
 2364 # J. SKAGGS, G. ANETAKIS, D. CECIL, E. JAMES; BY BD
 2365 09/24/01 # ND: CCM, 9/24/01; 9/10/01; M. VICTORSON, G. ANETAKIS,
 2366 # J. SKAGGS, S. CALMELL, D. CECIL, E. JAMES; BY BD
 2367 09/24/01 # ND: CCM, 9/24/01; 9/18/01; M. VICTORSON, G. ANETAKIS,
 2368 # J. SKAGGS, S. CALMELL, D. CECIL, E. JAMES; BY BD
 2369 09/24/01 # ND: CCM, 9/24/01; 9/11/01; M. VICTORSON, T. DRAKE, J. SKAGGS,

2376 09/24/01 # G. GUERIN, D. CECIL, E. JAMES; BY ED
2371 09/24/01 # MD; CCM; 9/24/01; 8/30/01; M. VICTORSON, S. LAM, J. SKAGGS,
2372 # G. GUERIN, D. CECIL, E. JAMES; BY ED
2373 09/24/01 # MD; CCM; 9/24/01; 9/17/01; M. VICTORSON, G. ANETAKIS,
2374 # J. SKAGGS, G. GUERIN, D. CECIL, E. JAMES; BY ED
2375 09/26/01 # MD; CCM; 9/26/01; 9/7/01 (3 O'S) M. VICTORSON, B. MATTOCK
2376 # J. SKAGGS, G. HUETTER, D. CECIL, E. JAMES; BY EB
2377 09/27/01 # COS AS TO D. CARRS RESP TO DRESSER IND REQ FOR ADM, INTER &
2378 REQ FOR POD (99-C-1-101)
2379 09/27/01 *O: NOT FOR DISM BY CSX NOT BEFORE CT (01-C-70M)/MADDER (S/9/24)
2380 09/27/01 *DO AS TO VARIOUS P'S & D. OCEAN VIEW CAPITAL, INC/MAC (S/8/30)
2381 09/27/01 *DO AS TO VARIOUS P'S & D. BLOF HANSSON/MAC (S/8/30)
2382 09/27/01 *DO AS TO VARIOUS P'S & D. HERCULES CHEM CO/MAC (S/8/30)
2383 09/27/01 *O: CONSENT O AS TO VARIOUS P & ARGO PACKING/MAC (S/9/24)
2384 09/28/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S
2385 09/28/01 # COS AS TO C.E. THURSTON & SONS'S COMBINED DISCOV REQ
2386 09/28/01 # COS AS TO CERTAINTED CORP'S COMBINED DISCOV REQ
2387 09/28/01 # COS AS TO DANA CORP'S COMBINED DISCOV REQ TO P
2388 09/28/01 # COS AS TO FERDO AMERICA'S COMBINED DISCOV REQ TO P
2389 09/28/01 # COS AS TO GASKET HOLDINGS COMBINED DISCOV REQ
2390 09/28/01 # COS AS TO I.V. NORTH AMERICA'S COMBINED DISCOV REQ
2391 09/28/01 # COS AS TO MAREMONT CORP'S COMBINED DISCOV REQ
2392 09/28/01 # COS AS TO MOSROC CORP'S COMBINED DISCOV REQ
2393 09/28/01 # COS AS TO RHONE POULENC INC'S COMBINED DISCOV REQ
2394 09/28/01 # COS AS TO SHOOK & FLETCHER INSULATION CO'S COMBINED DISCOV
2395 REQ
2396 09/28/01 # COS AS TO TAN LTD'S COMBINED DISCOV REQ
2397 09/28/01 # COS AS TO UNION CARBIDE CORP'S COMBINED DISCOV REQ
2398 09/13/01 # (2) STIP'S (01-C-580)
2399 10/01/01 # ENVELOPE AS TO SANDRA LAW RET MARKED "UNABLE TO FORWARD"
2400 10/01/01 # CASE INFO SHEET; 3RD PTY C OF INDUSTRIAL SUPPLY SOLUTIONS
2401 AGAINST NORDSTORM AUDIO VALVE W/EXH & CQS (01-C-580)
2402 10/01/01 # NOT OF HRG
2403 10/01/01 # ND; CCM; 2; 8/3/01; B. MATTOCK, L. DALY; BY TC
2404 10/02/01 # NOT OF HRG W/COS; MOT TO AMD C'S W/COS
2405 10/02/01 # CASE INFO SHEET; P'S AMD C W/COS; ISSUED SUM & 2 CPYS AS TO
2406 ASEA BROWN BOVERI & COMBUSTION ENGINEERING
2407 10/02/01 # NOT OF HRG W/COS; P'S MOT TO AMD C'S W/COS;
2408 10/02/01 # CASE INFO SHEET; P'S AMD C W/COS; ISSUED SUM & 4 CPYS ON AMD C
2409 10/02/01 # ND; CCM; 9/28/01; 9/24/01; M. VICTORSON, B. MATTOCK, J. SKAGGS
2410 # D. CECIL, E. JAMES; BY EB
2411 10/02/01 # ND; CCM; 10/1/01; 8/30/01; M. VICTORSON, B. MATTOCK, J. SKAGGS
2412 # L. DALY, D. CECIL, E. JAMES; BY EB
2413 10/02/01 # ISSUED SUM & 7 CPYS ON 3RD PTY C
2414 10/02/01 *O: MOT TO AMD C GRT (99-C-183REN)/MAC (S/9/24)
2415 10/02/01 *O: MOT TO AMD C GRT (99-C-232M)/MAC (S/9/24)
2416 10/01/01 *DO AS TO P (01-C-580) & ACAS/MAC (S/9/7)
2417 10/01/01 *O: SEVERANCE AS TO P (99-C-232M) & ATLAS/MAC (S/9/14)
2418 10/03/01 *O: DO AS TO P (99-C-2478) & HONEYWELL INTL/MAC (S9/20)
2419 10/03/01 # NOT OF HRG W/COS
2420 10/04/01 # COS AS TO ANCHEM PRODUCTS REQ FOR ADM'S
2421 10/04/01 # COS AS TO ANCHEM PRODUCTS COMBINED DISCOV REQ
2422 10/05/01 # ND; CCM; 10/4/01; 9/20/01; M. VICTORSON, E. FALK, J. SKAGGS
2423 # C. MCCARTHY, D. CECIL, E. JAMES; BY EB
2424 10/05/01 # ND; CCM; 10/4/01; 9/24/01 (2 O'S) M. VICTORSON, J. SKAGGS
2425 # D. CECIL, E. JAMES; BY EB
2426 10/05/01 # ND; CCM; 10/4/01; 9/7/01; M. VICTORSON, J. MACCALLUM, J.
2427 # SKAGGS, J. HUMPHREYS, D. CECIL, E. JAMES; BY EB
2428 10/05/01 # ND; CCM; 10/4/01; 9/14/01; M. VICTORSON, W. LEON, J. SKAGGS
2429 # T. GOLDBERG, D. CECIL, E. JAMES; BY EB
2430 10/05/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S
2431 10/05/01 # COS AS TO ANCHEM PRODUCTS COMBINED DISCOV REQ
2432 10/05/01 # COS AS TO DANA CORP'S COMBINED DISCOV REQ
2433 10/05/01 # COS AS TO POSECO INC'S COMBINED DISCOV REQ
2434 10/05/01 # COS AS TO GAGE CO'S COMBINED DISCOV REQ
2435 10/05/01 # COS AS TO UNION CARBIDE CORP'S COMBINED DISCOV REQ

2436 10/09/01 # COS AS TO UNION CARBIDE CORP'S COMBINED DISCOV REQ
 2437 10/09/01 # COS AS TO SHOOK & FLETCHER INSULATION CO'S COMBINED DISCOV
 2438 # RBQ
 2439 10/09/01 # COS AS TO RHONE POULENC INC'S COMBINED DISCOV REQ
 2440 10/09/01 # COS AS TO NOSROC CORP'S COMBINED DISCOV REQ
 2441 10/09/01 # COS AS TO MAREMONT CORP'S COMBINED DISCOV REQ
 2442 10/09/01 # COS AS TO I. U. NORTH AMERICA'S COMBINED DISCOV REQ
 2443 10/09/01 # COS AS TO FOSCO INC'S COMBINED DISCOV REQ
 2444 10/09/01 # COS AS TO DANA CORP'S COMBINED DISCOV REQ TO P
 2445 10/09/01 # COS AS TO CERTAINTED CORP'S COMBINED DISCOV REQ
 2446 10/09/01 # COS AS TO C.E. THURSTON & SONS COMBINED DISCOV REQ
 2447 10/09/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S
 2448 10/09/01 # NOT OF APPEARANCE W/COS
 2449 10/10/01 # ANS & CR CL OF A-BEST PRODUCTS CO. TO P'S 4TH AND C W/COS
 2450 10/09/01 # O: DO AS TO FAIRMONT SUPPLY & 01-C-22M/MAC (S/9/24)
 2451 10/10/01 # NOT OF HRG W/COS
 2452 10/11/01 # ND; CCM; 10/10/01; 09/24/01; M. VICTORSON; L. CROSCO;
 2453 # J. SKAGGS; D. CECIL; E. JAMES; BY EB
 2454 10/15/01 # ANS OBO GBC AS TO 00-C-380/DILLON) W/COS; CASE INFO SHEET
 2455 10/15/01 # CASE INFO SHEET OBO ABB, INC.
 2456 10/15/01 # NOT OF HRG W/COS (00-C-2830)
 2457 10/15/01 # ANS OF GENERAL ELECTRIC CO. TO CR CL'S W/COS
 2458 10/15/01 # APPEARANCE OBO GENERAL ELECTRIC CO. W/COS
 2459 10/16/01 # COS AS TO CERTAINTED CORP. & DANA CORP'S REQ FOR ADM'S
 2460 10/16/01 # LET FR SS DTD 10/15/01; JRD PTY SDM W/RET (10/3/01 SS) AS TO
 2461 # NORDSTROM AUDCO VALVE W/RMR (01-C-580)
 2462 10/16/01 # COS AS TO DANA CORP'S COMBINED DISCOV REQ TO P
 2463 10/16/01 # COS AS TO CERTAINTED CORP'S COMBINED DISCOV REQ
 2464 10/19/01 # COS AS TO C.E. THURSTON & SONS RESP TO P'S REQ FOR ADM'S &
 2465 # INTERROG'S
 2466 10/19/01 # COS AS TO C.E. THURSTON & SONS RESP TO P'S 1ST REQ FOR PROD
 2467 10/19/01 # ***INCORRECTLY POSTED***
 2468 # ***INCORRECTLY POSTED***
 2469 10/15/01 # DO AS TO 01-C-580/LEWIS) & VIMASCO CORP/MAC (S/9/24)
 2470 10/15/01 # DO AS TO 199-C-183REM/CONNOLLY) & AMERICAN STANDARD &
 2471 WESTINGHOUSE AIR BRAKE CO/MAC (S/8/30)
 2472 10/15/01 # DO AS TO 01-C-22M/HADLEY) & WESTINGHOUSE AIR BRAKE/MAC (S/3/6
 2473 10/15/01 # DO AS TO 01-C-22M/HADLEY/MORRISON) & VIMASCO/MAC (S/9/6)
 2474 10/15/01 # O: P ALLOW TO AMD C TO ADD COMBUSTION ENG/MAC (S/9/24)
 2475 10/22/01 # LET FR SS DTD 10/19/01; STM W/RET (10/11/01 SS) AS TO
 2476 # COMBUSTION ENGINEERING W/RMR
 2477 10/22/01 # LET FR SS DTD 10/19/01; STM W/RET (10/11/01 SS) AS TO
 2478 # COMBUSTION ENGINEERING INC. W/RMR
 2479 10/23/01 # SO: SUBST OF PARTS RB: OKBY CONNOLLY/MAC
 2480 10/24/01 # COS AS TO WIRTON STEEL CORP. & NATL. CORP'S RESP TO CLARA
 2481 # MEREDITH'S 2ND REQ FOR ADM. INTERROG & REQ FOR PROD
 2482 10/24/01 # O: DO AS TO P (01-C-580/LEWIS) & ASARCO INC/MAC
 2483 10/24/01 # O: BRG SET 12/4/01 (00-C-35/HUMPHREYS)/MAC
 2484 10/24/01 # ND; CCM; 10/24/01; 9/24/01; M. VICTORSON; J. SKAGGS; E. JAMES;
 2485 # W. SCHWARTZ; D. CECIL; BY EB
 2486 10/24/01 # ND; CCM; 10/24/01; 8/30/01; M. VICTORSON; B. MATLOCK; E. JAMES
 2487 # J. SKAGGS; D. CECIL; B. LINDSAY; BY EB
 2488 10/24/01 # ND; CCM; 10/24/01; 9/24/01; M. VICTORSON; B. LINDSAY; J. SKAGGS
 2489 # G. GIBERIN; D. CECIL; E. JAMES; BY EB
 2490 10/24/01 # O: APPR & DISB WRONGFUL DEATH COMPROMISE 199-C-183REM/CONNOLLY)
 2491 # MAC (S/10/23); ATT
 2492 10/25/01 # 2 ND; CCM; 10/24/01; 9/6/01; M. VICTORSON; B. LINDSAY; E. JAMES
 2493 # J. SKAGGS; L. CROSCO; D. CECIL; BY EB
 2494 10/26/01 # 2 ND; CCM; 10/25/01; 10/24/01; JACKSON & KELLY, BY JR
 2495 10/26/01 # ND; CCM; 10/26/01; 10/23/01; M. VICTORSON; T. GOLDBERG; E. JAMES;
 2496 # J. SKAGGS; S. SEGAL; D. CECIL; BY EB
 2497 10/26/01 # DO AS TO (01-C-22M/HADLEY/MORRISON) & MELRATH GASKET/MAC
 2498 # (S/10/24/01)
 2499 10/24/01 # DO AS TO (99-C-183REM/CONNOLLY) & MONONGAHELA POWER, POTOMAC
 2500 # EDISON CO & WEST PENN POWER CO/MAC
 2501 10/24/01 # DO AS TO (98-C-212M/PARKER) & MONONGAHELA POWER, POTOMAC

2502 EDISON CO & WEST PENN POWER CO/MAC
 2503 *DO AS TO (99-C-2478/MURPHY) & MONONGAHELA POWER, POTOMAC
 2504 EDISON CO & WEST PENN POWER CO/MAC
 2505 @ ND; CCM; 10/29/01; 10/23/01; D. CHERVENICK; BY TSC
 2506 10/30/01
 2507 @ ND; CCM; 10/29/01; 10/24/01; R. DOUGLAS; G. GUERIN; BY EB
 2508 10/30/01
 2509 @ ND; CCM; 10/30/01; 10/27/01; C. MCCARTHY; S. MATTHEWS; BY MH
 2510 *DO AS TO (99-C-2487/MURPHY) & POSTER WHEELER/MAC (S/10/24
 2511 10/31/01
 2512 # P'S STATEMENT CONCERNING TESTIMONY OF EXPERT WIT'S W/ATTACE
 2513 # & W/COS
 2514 # P'S FINAL WIT LIST W/COS
 2515 @ ND; CCM; 10/31/01; 10/24/01; M. VICTORSON; J. SKAGGS; E. JAMES;
 2516 11/01/01
 2517 # D. CECIL; CCD; C. MCCARTHY; S. MATTHEWS; BY EB
 2518 *ENVELOPE AS TO LESLIE CROSCO RES MARKED "NO FORWARD O OR FILE"
 2519 #COS AS TO P RESP TO CONSOLID RES FOR ADM (01-C-219
 2520 # ENVELOPE AS TO GERALDINE GUERIN RES MARKED "ATTEMPTED
 2521 # NOT KNOWN"
 2522 # JOHN CRANE'S MOT TO BE EXCUSED FROM MEDIATION W/EXH & COS
 2523 # NOT OF HRG W/COS
 2524 # COS AS TO P'S RESP TO ASBESTOS D'S MASTER INTERROG'S & REQ FOR
 2525 MEDICAL RECORDS & ALL SUPPLEMENTAL RESP'S
 2526 # ORIG EDISON CO'S JOINER TO MOT TO TAKE JUDICIAL NOTICE
 2527 # W/COS
 2528 \$SO: PLT ALLOW TO AMEND COMPLAINT TO ADD SOROCO, INC AND USX
 2529 CORP AS DEF/MAC (S 7/23/01)
 2530 \$SO: DISTRI OF SETTLEMENT PROCS AS TO ESTATE OF ROBERT BILLS/MAC
 2531 # APPLICATION FOR ADM PRO HAC VICE W/ATTACH; APD W/COS
 2532 # NOT OF VIDEO-TAPED EVIDENTIARY DEPO W/COS
 2533 *NOT OF DEPO W/COS; MOT OF DEPO W/COS;
 2534 @ ND; CCM; 07/23/01; W. SCHWARTZ; BY EB
 2535 # ANS OF ASEBA BROWN BOVERI INC. TO P'S AMD C & ANS TO ALL CR
 2536 # CL'S W/COS; CASE INFO SHEET
 2537 # ANS OF COMBUSTION ENGINEERING TO P'S AMD C & ANS TO ALL CR
 2538 # CL'S W/COS; CASE INFO SHEET
 2539 # ANS OF COMBUSTION ENGINEERING TO P'S AMD C & ANS TO ALL CR
 2540 # CL'S W/COS; CASE INFO SHEET
 2541 # ANS OF COMBUSTION ENGINEERING TO P'S AMD C & ANS TO ALL CR
 2542 # CR CL'S W/COS; CASE INFO SHEET
 2543 # ANS OF ASEBA BROWN BOVERI INC. TO P'S AMD C & ANS TO ALL CR
 2544 # CL'S W/COS; CASE INFO SHEET
 2545 *O: DO AS TO P (01-C-110X/BURCH/CWENS) & FAIRMONT SUPPLY/MAC
 2546 (S/11/8)
 2547 *O: DO AS TO P (01-C-110X/GAGLICH) & FAIRMONT SUPPLY/MAC (S/11/8)
 2548 *O: DO AS TO P (97-C-22M/SCHUBACH) & FAIRMONT/MAC (S/11/8)
 2549 *O: DO AS TO P (95-C-484/RHODES) & FAIRMONT/MAC (S/11/8)
 2550 *O: DO AS TO P (98-C-232M/PARKER) & FAIRMONT/MAC (S/11/8)
 2551 *O: DO AS TO P (99-C-183REM/CONNOLLY) & FAIRMONT/MAC (S/11/8)

IN RE: ASBESTOS LITIGATION vs. OWENS CORNING FIBERGLAS CORP.

LINE	DATE	ACTION
1	07/13/01	*COS AS TO OBJ & RESP TO P RHODES (95-C-484/MON CO) 1ST REQ FOR
2		POD, INTER & AM TO CERTAIN D'S
3	07/13/01	*COS AS TO OBJ & RESP TO P'S PANELLA & RHODES (95-C-484 MON CO)
4		1ST SET INTER & REQ TO PROD
5	07/13/01	*COS AS TO ALLIED GLOVE CORP RESP TO P RHODES (95-C-484) MON CO)
6		1ST REQ FOR ADM, INTER & REQ FOR POD TO CERTAIN D'S
7	07/13/01	*COS AS TO ALLIED GLOVE CORP RESP TO PANELLA & RHODES (95-C-484)
8		MON CO
9	08/03/01	# OWENS-ILLINOIS INC'S LIST OF FACT WIT'S W/COS
10	08/03/01	# OWENS-ILLINOIS INC'S LIST OF WIT'S W/COS
11	08/03/01	# SHELL OIL CO'S DESIGN OF FACT & EXPERT WIT LIST W/COS
12	08/03/01	# HOWEYELL INTL. INC'S LIST OF WIT'S W/COS
13	08/03/01	# VIALCOM INC'S PRELIMIN LIST OF LAY & EXPERT WIT'S W/COS
14	08/03/01	# INGERSOHL-RAND CO'S LIST OF FACT WIT'S W/COS
15	08/03/01	# NATL. SERVICES LIST OF WIT'S W/COS
16	08/03/01	# INGERSOHL-RAND CO'S LIST OF EXPERT WIT'S W/COS
17	08/03/01	# ERICSSON INC'S DISCL OF MEDICAL & NON-MEDICAL WIT'S W/COS
18	08/03/01	# CERTAIN PREMISES D'S DISCL OF EXPERT WIT'S W/COS
19	08/03/01	# ERICSSON INC'S WIT LIST W/COS
20	08/03/01	# EXPERT WIT DISCL OF ARGO PACKING CO. W/EXH'S & COS
21	08/03/01	# EXPERT WIT DISCL OF GEORGIA-PACIFIC CORP. W/ATTACH & COS
22	08/03/01	# EXPERT WIT DISCL OF FMC CORP. W/COS
23	08/03/01	# EXPERT WIT DISCL OF CORHART REFRACOR-SS CORP. W/COS
24	08/03/01	# EXPERT WIT DISCL OF MALLINCKRODT INC., W/COS
25	08/03/01	# EXPERT WIT DISCL OF KAISER ALUMINUM & CHEMICAL CORP. W/COS
26	08/03/01	# EXPERT WIT DISCL OF OCCIDENTAL CHEMICAL CORP. W/COS
27	08/03/01	# SUPP LAY WIT LIST FOR HARTLEY O'BRIEN PARSONS THOMPSON & HILL
28	08/03/01	# GUARD-LINE INC'S DESIGN & DISCL OF STATEMENT OF FACT, LAY
29		# & EXPERT WIT'S W/COS
30	08/02/01	*EXH LIST OF BEAZER EAST (99-C-67RI/ARNOTT) W/COS
31	08/02/01	*EXH LIST OF BEAZER EAST (97-C-188/BLANKENSHIP) W/COS
32	08/02/01	*EXH LIST OF BEAZER EAST (96-C-421/HEADLEY) W/COS
33	08/02/01	*EXH LIST OF BEAZER EAST (99-C-67RI/WILLIAMS) W/COS
34	08/02/01	*EXH LIST OF UNIVERSAL REFRACT CORP (99-C-67RI) W/COS
35	08/02/01	*EXH LIST OF UNIVERSAL REFRACT CORP (97-C-188) W/COS
36	08/02/01	*EXH LIST OF UNIVERSAL REFRACT CORP (96-C-421/HEADLEY) W/COS
37	08/02/01	*EXH LIST OF UNIVERSAL REFRACT CORP (99-C-183RI) W/COS
38	08/02/01	*EXH LIST OF UNIVERSAL REFRACT CORP (95-C-484/PANELLA) W/COS
39	08/02/01	*EXH LIST OF UNIVERSAL REFRACT CORP (97-C-22M/SCHUPBACH) W/COS
40	08/02/01	*EXH LIST OF UNIVERSAL REFRACT CORP (99-C-67RI/WILLIAMS) W/COS
41	08/02/01	*EXH LIST OF UNIVERSAL REFRACT CORP (95-C-484/RHODES) W/COS
42	08/02/01	*EXP WITN LIST OBO THIEB CORP (99-C-67RI) W/COS
43	08/02/01	*EXP WITN LIST OBO THIEB CORP (96-C-421/HEADLEY) W/COS
44	08/02/01	*EXP WITN LIST OBO THIEB CORP (98-C-231/PACKI) W/COS
45	08/02/01	*EXP WITN LIST OBO BEAZER EAST (97-C-188/BLANKENSHIP) W/COS
46	08/02/01	*EXP WITN LIST OBO BEAZER EAST (99-C-67RI/ARNOTT) W/COS
47	08/02/01	*EXP WITN LIST OBO THIEB CORP (98-C-67RI/WILLIAMS) W/COS
48	08/02/01	*EXP WITN LIST OBO THIEB CORP (97-C-22M/SCHUPBACH) W/COS
49	08/02/01	*EXP WITN LIST OBO THIEB CORP (95-C-484/RHODES) W/COS
50	08/02/01	*EXP WITN LIST OBO THIEB CORP (95-C-484/PANELLA) W/COS
51	08/02/01	*EXP WITN LIST OBO MAGNETEK INC (99-C-67RI/WILLIAMS) W/COS
52	08/02/01	*EXP WITN LIST OBO MAGNETEK INC (01-C-71RE/MAYBRIGHT) W/COS
53	08/02/01	*EXP WITN LIST OBO MAGNETEK INC (99-C-183RM/GAGICH) W/COS
54	08/02/01	*EXP WITN LIST OBO MAGNETEK INC (99-C-67RI/ARNOTT) W/COS
55	08/02/01	*EXH LIST OBO MAGNETEK INC (01-C-71RI/MAYBRIGHT) W/COS
56	08/02/01	*EXH LIST OBO MAGNETEK INC (99-C-67RI/WILLIAMS) W/COS
57	08/02/01	*EXH LIST OBO MAGNETEK INC (99-C-183RM/GAGICH) W/COS
58	08/02/01	*EXH LIST OBO MAGNETEK INC (97-C-188/BLANKENSHIP) W/COS
59	08/02/01	*EXH LIST OBO MAGNETEK INC (99-C-67RI/ARNOTT) W/COS

60 08/02/01 *EXP WITH LIST OBO BEAZER EAST (99-C-67RI/WILLIAMS) W/COS
 61 08/02/01 *EXP WITH LIST OBO BEAZER EAST (96-C-421/HEADLEY) W/COS
 62 08/02/10 *EXP WITH LIST OBO BEAZER EAST (99-C-183REW/GAGICH) W/COS
 63 08/02/01 *EXP WITH LIST OBO THIEF CORP (99-C-183REW/GAGICH) W/COS
 64 08/02/01 *EXH LIST OF UNIVERSAL REFRACT (98-C-231/PACK) W/COS
 65 08/02/01 *ALLIED GLOVE CORP LIST OF FACT, EXP WITH & EXH W/COS
 66 08/02/01 *HINCHLIFE & KEBNER LIST OF FACT & EXP WITH & EXH W/COS
 67 08/02/01 *P RESP TO D MGT TO DISM (95-C-1595/HUMPHREYS) W/COS
 68 08/02/01 *EXP WITH DISCL OF ARISTECH CHEM CORP W/COS
 69 08/02/01 *NATL STEEL CORP DISCL OF EXP WITH (01-C-110X/GAGICH) W/COS
 70 08/02/01 *GEC EXP WITH LIST W/COS
 71 08/02/01 *PNEUMO ABEX CORP EXP & LAY WITH LIST (VARIOUS P'S FROM VARIOUS
 72 COUNTRIES) W/COS
 73 08/02/01 *E.I. DUPONT'S DESIG OF EXP WITH W/COS
 74 08/02/01 *DESIG OF EXP WITH OBO ACAS, INC. W/COS
 75 08/02/01 *COS AS TO RESP OF ACAS TO (95-C-484/PICCIRILLO ETAL) W/COS
 76 08/02/01 *COS AS TO RESP OF ACAS TO (95-C-484/PICCIRILLO ETAL) W/COS
 77 08/02/01 *EXP WITH LIST OBO OKONITE CO W/COS
 78 08/02/01 *DESIG OF EXP WITH OBO WESTVACO CORP W/COS
 79 08/02/01 *DESIG OF EXP WITH OBO BAYER CORP W/COS
 80 08/02/01 *DESIG OF EXP WITH OBO QUAKER STATE CORP W/COS
 81 08/02/01 *DESIG OF EXP WITH OBO GOODYEAR TIRE & RUBBER W/COS
 82 08/02/01 *P DISCL OF LAY WITH (VARIOUS P REPR BY SCHWARTZ) W/COS
 83 08/02/01 *DESIG OF EXP WITH OBO FAIRMONT STEEL W/COS
 84 08/02/01 *DESIG OF EXP WITH OBO MONONGAHELA POWER CO W/COS
 85 08/02/01 *ROME CABLE CORP, CHEVRON, BF GOODRICH, US STEEL, HARNISCHFEGGER,
 86 & WEIRTON STEEL CORP WITH LIST W/COS
 87 08/08/01 *COS AS TO P VIDEO TAPE DEPO OF P. RAYMOND DRAKE (91-C-110X)
 88 06/11/01 *COS AS TO P (91-C-110X/DRAKE) 1ST SUPP ANS TO D MASTER INTER
 89 & REQ FOR POD
 90 06/29/01 *P DISCL OF PROD ID & LAY WITH (VARIOUS P'S REPR BY SCHWARTZ)
 91 W/COS
 92 06/29/01 *P STMT CONCERNING TESTIM OF EXP WITH (VARIOUS P'S REPR BY
 93 SCHWARTZ) W/COS
 94 07/02/01 *COS AS TO (97-C-22M/SCHUBBACH) EXP WITH DESIG & STMT RE TESTIM
 95 OF EXP WITH
 96 07/02/01 *COS AS TO (95-C-484/PICCIRILLO) EXP WITH DESIG & STMT RE TESTIM
 97 OF EXP WITH
 98 07/02/01 *COS AS TO (01-C-110X/DRAKE) EXP WITH DESIG & STMT RE TESTIM
 99 OF EXP WITH
 100 07/02/01 *COS AS TO (99-C-226RE/FITZWATER) EXP WITH DESIG & STMT RE TESTI
 101 OF EXP WITH
 102 07/02/01 *COS AS TO (99-C-226RE/FITZWATER) INITIAL PROD AND/OR PREMISES
 103 ID WITH LIST
 104 07/02/01 *COS AS TO (01-C-110X/DRAKE) INITIAL PROD AND/OR PREMISES ID
 105 WITH LIST
 106 08/03/01 *COMBUSTION ENGINEERING INC'S DESIGN OF EXPERT WIT'S W/COS
 107 08/03/01 *COMBUSTION ENGINEERING INC'S DESIGN OF EXPERT WIT'S W/COS
 108 08/03/01 *GARLOCK INC., & ANCHOR PACKING CO'S EXPERT WIT DISCL W/COS
 109 08/03/01 *P'S DESIGN OF LAY WIT'S W/COS
 110 08/03/01 *DESIGN OF FACT WIT'S W/COS
 111 08/03/01 *A.W. CHESTERON CO'S EXPERT WIT DISCL W/COS
 112 08/03/01 *FOSTER WHEELER CORP. & FOSTER WHEELER ENERGY CORP'S DISCL
 113 # OF LAY & EXPERT WIT'S W/COS
 114 08/03/01 *DESIGN OF LAY WIT'S & EXPERT WIT'S OBO HONEYWELL INTL. INC.
 115 W/COS
 116 08/03/01 *DESIGN OF LAY WIT'S & EXPERT WIT'S OBO HONEYWELL INTL. W/COS
 117 07/02/01 *COS AS TO (95-C-484/PICCIRILLO) INITIAL PROD AND/OR PREMISES
 118 ID WITH LIST
 119 07/02/01 *COS AS TO P SCHUBBACH INITIAL PROD AND/OR PREMISES ID WITH LIST
 120 07/02/01 *COS AS TO RHODES INITIAL PROD AND/OR PREMISES ID WITH LIST
 121 07/02/01 *COS AS TO SCHUBBACH INITIAL PROD AND/OR PREMISES ID WITH LIST
 122 07/03/01 *COS AS TO FITZWATER INITIAL PROD AND/OR PREMISES ID WITH LIST
 123 07/03/01 *COS AS TO BURCH INITIAL PROD AND/OR PREMISES ID WITH LIST
 124 07/05/01 *COS AS TO P CONSOLID REQ FOR ADM, INTER & REQ FOR POD
 125 (VARIOUS #S FR VARIOUS COUNTRIES; TO D ACES

126 07/06/01 *WITN LIST OF A-BEST PROD (00-C-135RI/MARTIN) W/COS
 127 07/06/01 *COS AS TO P ANSTO D MASTER 1ST INTER (99-C-53/RAMSEY)
 128 07/09/01 *NOT OF DEPO (00-C-135RI/MARTIN) W/COS
 129 07/09/01 *WITN LIST OF SAFETY FIRST (00-C-135RI/MARTIN) W/COS
 130 07/13/01 *COS AS TO COPY OF POSTER WHEELER RESP TO (95-C-484/PICCIRILLO)
 131 07/13/01 1ST REQ FOR ADM, INTER & REQ FOR POD
 132 07/13/01 *COS AS TO COPY OF POSTER WHEELER RESP TO (95-C-484/PICCIRILLO)
 133 07/13/01 1ST REQ FOR ADM, INTER & REQ FOR POD
 134 07/16/01 *COS AS TO TEN LTD COMB DISC REQ TO P (99-C-135RI/MARTIN)
 135 07/16/01 *COS AS TO UNION CARB COMB DISC REQ TO P (99-C-135RI/MARTIN)
 136 07/16/01 *COS AS TO DANA CORP COMB DISC REQ TO P (99-C-135RI/MARTIN)
 137 07/16/01 *COS AS TO FOSTER WHEELER REQ FOR ADM, INTER & REQ FOR POD TO
 138 P (00-C-135RI/MARTIN)
 139 07/16/01 *COS AS TO 2ND REQ FOR ADM, INTER & REQ FOR POD TO COMBUSTION
 140 ENG (99-C-226-RW/FITZWATER)
 141 07/16/01 *COS AS TO (99-C-226-RW/FITZWATER) OBJ & AMS TO COMBUSTION ENG
 142 1ST SBT OF INTER & REQ FOR POD
 143 07/16/01 *COS AS TO GASKET HOLDINGS COMB DISC REQ (00-C-135RI/MARTIN)
 144 07/16/01 *COS AS TO PHONE POLYBAC COMB DISC REQ (00-C-135RI/MARTIN)
 145 07/16/01 *COS AS TO GAGE CO COMB DISC REQ (00-C-135RI/MARTIN)
 146 07/17/01 *COS AS TO A&I CO RESP TO (95-C-484/PICCIRILLO) 1ST REQ FOR ADM
 147 INTER & REQ FOR POD
 148 07/18/01 *NOT OF HRG (01-C-110K/DRAKE) W/COS
 149 07/20/01 *EXH LIST OF A-BEST PROD W/COS (99-C-183-REV CI-94)
 150 07/20/01 *EXH LIST OF A-BEST PROD W/COS (01-C-22M)
 151 07/20/01 *EXH LIST OF A-BEST PROD W/COS (99-C-133 RI)
 152 07/20/01 *EXH LIST OF A-BEST PROD W/COS (00-C-135RI)
 153 07/20/01 *EXH LIST OF GEORGE HAMILTON W/COS (99-C-183 REV CI 94)
 154 07/20/01 *EXH LIST OF GEORGE HAMILTON W/COS (99-C-133 RI)
 155 07/20/01 *EXH LIST OF GEORGE HAMILTON W/COS (98-C-232M)
 156 07/20/01 *EXH LIST OF GEORGE HAMILTON W/COS (00-C-135 RI)
 157 07/20/01 *EXH LIST OF A-BEST PROD W/COS (99-C-226 REV)
 158 07/20/01 *EXH LIST OF GEORGE HAMILTON W/COS (01-C-22M)
 159 07/20/01 *EXH LIST OF GEORGE HAMILTON W/COS (99-C-143 RI)
 160 07/20/01 *EXH LIST OF GEORGE HAMILTON W/COS (99-C-226 REV)
 161 07/20/01 *EXH LIST OF GEORGE HAMILTON W/COS (98-C-101)
 162 07/26/01 *COS AS TO GLEBBAY MORTON'S RESP TO (95-C-484) 1ST REQ FOR POD
 163 ADM & INTER
 164 07/26/01 *COS AS TO GLEBBAY MORTON RESP TO (95-C-484) 1ST INTER & REQ
 165 FOR POD
 166 07/27/01 *COS AS TO P (99-C-226RHW) RESP TO VARIOUS D RQ FOR ADM & DISC
 167 REQ
 168 07/30/01 *P, JOHN PAGE (99-C-226-RE-W) 1ST SUPP PROD AND/OR PREMISE ID
 169 WITN LIST W/COS
 170 07/30/01 *COS AS TO P (01-C-197/MASON CO) AMS TO D MASTER INTER
 171 07/30/01 *COS AS TO P (98-C-247/MASON CO) AMS TO D MASTER INTER
 172 07/30/01 *COS AS TO P DISCL OF EX WITN (VARIOUS MASON CO CASES)
 173 07/31/01 *AJAX MAGNETHERMIC EXP WITN LIST (VARIOUS P FR VARIOUS COUNTIES)
 174 W/COS
 175 08/01/01 *INSUL CO LAY & EXP WITN DISCL & EXH LIST W/COS
 176 08/01/01 *NITRO INDUSTRIAL COV LAY & EXP WITN DISCL & EXH LIST W/COS
 177 08/02/01 *LAY & EXP WITN DISCL & EXH LIST OF NO AMERICAN REFRATORIES
 178 W/COS
 179 08/02/01 *BORGWARNER LIST OF FACT WITN, EXP WITN & EXH (99-C-1032/
 180 FERRIS W/COS
 181 08/02/01 *BORGWARNER LIST OF FACT WITN, EXP WITN & EXH (98-C-2470-2540)
 182 W/COS
 183 08/02/01 *EXP WITN DISCL OF PHARMACIA W/COS
 184 08/02/01 *BORGWARNER LIST OF FACT WITN, EXP WITN & EXH (95-C-215M)
 185 08/02/01 *BORGWARNER LIST OF FACT WITN, EXP WITN & EXH (95-C-215M)
 186 08/02/01 *BORGWARNER LIST OF FACT WITN, EXP WITN & EXH (97-C-23K)
 187 08/02/01 *BORGWARNER LIST OF FACT WITN, EXP WITN & EXH (98-C-2470-2540)
 188 W/COS
 189 08/02/01 *BORGWARNER LIST OF FACT WITN, EXP WITN & EXH (99-C-1032) W/COS
 190 08/02/01 *STEEL GRIP DESIG OF EXP WITN & EXH FOR USE AT TR W/COS
 191 08/02/01 *GE CO EXP WITN LIST W/COS

192 08/02/01 *OGIEBAY NORTON DESIG OF EXP WITHN & EXH FOR USE AT TR W/COS
 193 08/02/01 *BORGWARNER LIST OF FACT & EXP WITHN & EXH 199-C-226REM; W/COS
 194 08/02/01 *BORGWARNER LIST OF FACT & EXP WITHN & EXH 199-C-226REM; W/COS
 195 08/02/01 *BORGWARNER LIST OF FACT & EXP WITHN & EXH 199-C-226REM; W/COS
 196 08/02/01 *BORGWARNER LIST OF FACT & EXP WITHN & EXH 199-C-226REM; W/COS
 197 08/02/01 *BORGWARNER LIST OF FACT & EXP WITHN & EXH 199-C-226REM; W/COS
 198 08/02/01 *BORGWARNER LIST OF FACT & EXP WITHN & EXH 197-C-188) W/COS
 199 08/02/01 *BORGWARNER LIST OF FACT & EXP WITHN & EXH 196-C-421) W/COS
 200 08/03/01 *COS AS TO T&N COMB DISC REQ TO 199-C-226REM)
 201 08/03/01 *COS AS TO WAREMONT CORP COMB DISC REQ 199-C-226REM)
 202 08/03/01 *COS AS TO GASKET HOLDINGS COMB DISC REQ 199-C-226REM)
 203 08/03/01 *COS AS TO GAGE CO COMB DISC REQ 199-C-226REM)
 204 08/03/01 *COS AS TO CERTAINTED CORP COMB DISC REQ 199-C-226REM)
 205 08/03/01 *COS AS TO VARIOUS D'S REQ FOR ADM TO P (199-C-226 REM)
 206 08/06/01 *INDUSTRIAL CO EXP WITHN LIST AS TO VARIOUS P'S FR KAN, BROOKE
 207 *MON CO W/COS
 208 08/06/01 *LAY & EXP WITHN DISCL & EXH LIST OF DRAVO CORP, RILEY STOKER
 209 CORP, GREENE TWEED & CO & PLIBRICO CO W/COS
 210 08/02/01 *NOT OF INDEMNIFICATION CLAIM W/COS
 211 08/02/01 *NOT OF MOT; P MOT TO AMD C W/COS 195-C-1595/HUMPHREYS)
 212 08/06/01 *3RD AMD C; CASE INFO SHEET; ISS SWM & 2 CPY
 213 08/07/01 *CASE INFO SHEET; ANS OF VIMASCO CORP. TO 2ND AMD C;
 214 *ANS OF VIMASCO CORP. TO ALL CR CL'S W/COS
 215 08/07/01 *COS AS TO D'S OBJ'S TO INTERROG'S & RESP'S TO REQ FOR PROD
 216 08/07/01 *COS AS TO PNEUMO ABEX CORP'S RESP TO P'S 1ST REQ FOR PROD
 217 08/06/01 *COS AS TO RESP OF ACKS TO P CONSOLID REQ FOR ADM, INTERR &
 218 REQ FOR POD (VARIOUS CASES FR VARIOUS COUNTIES)
 219 08/06/01 *COS AS TO OHIO EDISON EXH LIST FOR 11/12/ '90 AS TO 01-C-110K
 220 08/06/01 *COS AS TO OHIO EDISON EXH WITHN DESIG (01-C-110K)
 221 08/06/01 *COS AS TO DESIG OF LAY & EXP WITHN OBO LOCKHED MARTIN
 222 08/06/01 *COS AS TO WITHN & EXH LIST 196-C-421 & 97-C-188)
 223 08/06/01 *COS AS TO SERPO CORP EXP WITHN DESIG 196-C-421 & 97-C-188)
 224 08/06/01 *COS AS TO GARLOCK & ANCHOR PACKING EXP WITHN DISCL, FACT WITHN
 225 *COS AS TO GARLOCK & ANCHOR PACKING P FR VARIOUS COUNTIES
 226 08/06/01 *COS AS TO GARLOCK & ANCHOR PACKING D EXP WITHN LIST, FACT WITHN
 227 & DISCL & EXH LIST AS TO VARIOUS P'S FR VARIOUS COUNTIES
 228 08/08/01 *COS AS TO OBJ'S & RESP'S TO P'S INTERROG'S & REQ FOR PROD
 229 08/06/01 *O: P (195-C-1595/P, HUMPHREYS SR) ALLOW AMD C ADDING USX CORP
 230 AS D/MAC 195/8/3/01)
 231 08/08/01 *LTR TO C. GATSON FR J. COOPER DTD 8/6/01 ADDING DOROTHY
 232 CARR TO 01-C-9002
 233 08/08/01 *WITHN LIST - GEORGE HAMILTON INC 197-C-22M) W/COS
 234 08/08/01 *WITHN LIST - GEORGE HAMILTON INC 195-C-215/M) W/COS
 235 08/08/01 *WITHN LIST - GEORGE HAMILTON INC 195-C-484/MON CO) W/COS
 236 08/08/01 *WITHN LIST - A-BEST CO 195-C-484/MON CO) W/COS
 237 08/08/01 *WITHN LIST - A-BEST CO 199-C-226REM) W/COS
 238 08/08/01 *WITHN LIST - GEORGE HAMILTON 199-C-67RI) W/COS
 239 08/08/01 *UNION BOILER CO'S DESIGN OF LAY & EXPERT WITHN'S W/COS
 240 08/08/01 *HARRISON-WALKER REFRCTORIES LAY & EXPERT WITHN'S DISCL & EXH
 241 LIST W/COS
 242 08/08/01 *J.H. FRANCE REFRCTORIES LAY & EXPERT WITHN DISCL W/COS
 243 08/08/01 *DURAMETALLIC CORP'S LAY & EXPERT WITHN DISCL W/COS
 244 08/08/01 *FANOM SUPPLY CO'S LAY & EXPERT WITHN LIST W/COS
 245 08/08/01 *DURAMETALLIC CORP'S 2ND LAY & EXPERT WITHN DISCL W/COS
 246 08/08/01 *CYPRUS FOOTE MINERAL CO'S LAY & EXPERT WITHN DISCL W/COS
 247 08/08/01 *A.P. GREEN INDUSTRIES LAY & EXPERT WITHN DISCL & EXH LIST
 248 # W/COS
 249 08/08/01 *WITHN LIST - A-BEST PRODUCTS 199-C-67RI) W/COS
 250 08/08/01 *WITHN LIST - A-BEST PRODUCTS 197-C-188/MON CO) W/COS
 251 08/08/01 *WITHN LIST - GEORGE HAMILTON 197-C-188 MON CO) W/COS
 252 08/08/01 *WITHN LIST - GEORGE HAMILTON 199-C-1032) W/COS
 253 08/08/01 *WITHN LIST - A-BEST PRODUCTS 199-C-1032) W/COS
 254 08/08/01 *WITHN LIST - GEORGE HAMILTON 196-C-421) W/COS
 255 08/08/01 *WITHN LIST - A-BEST PRODUCTS 196-C-421) W/COS
 256 08/08/01 *WITHN LIST - GEORGE HAMILTON 198-C-2507) W/COS
 257 08/08/01 *WITHN LIST - A-BEST PRODUCTS 198-C-2507) W/COS

258 08/08/01 WITH LIST - GEORGE HAMILTON (01-C-71-RE(1-01)) W/COS
 259 08/08/01 *WITH LIST - A-BEST PRODUCTS (01-C-71-RE(1-01)) W/COS
 260 08/09/01 # COS AS TO MOBIL OIL CORP'S 1ST INTERROG'S
 261 08/09/01 # COS AS TO MOBIL OIL CORP'S 1ST REQ FOR PROD
 262 08/09/01 # COS AS TO MOBIL OIL CORP'S 1ST REQ FOR PROD
 263 08/09/01 # COS AS TO MOBIL OIL CORP'S 1ST INTERROG'S
 264 08/09/01 # COV LET, COS AS TO EXH LIST OF INDUSTRIAL HOLDINGS
 265 08/09/01 # COV LET, COS AS TO VARIOUS D'S DESIGN OF EXPERT WIT'S
 266 08/08/01 # COS AS TO P'S RESP TO SPECIFIC INTERROG'S & PROD
 267 08/08/01 # COS AS TO P'S 1ST SUPP RESP TO SPECIFIC INTERROG'S & PROD
 268 08/09/01 # DESIGN OF EXPERT WIT'S OBO TASCO INSULATIONS W/COS
 269 08/09/01 # COS AS TO 1ST INTERROG'S, REQ FOR PROD & REQ FOR ADM'S
 270 08/09/01 # LBT PR SS DTD 8/6/01, SUM W/RET ON 3RD AMD C (8/6/01 SS)
 271 # AS TO USX CORP. (95-C-1595)
 272 08/09/01 # COS AS TO 1ST INTERROG'S, REQ FOR PROD & REQ FOR ADM'S
 273 08/09/01 # COS AS TO 1ST INTERROG'S, REQ FOR PROD & REQ FOR ADM'S
 274 08/09/01 # COS AS TO 1ST INTERROG'S, REQ FOR PROD & REQ FOR ADM'S
 275 08/09/01 # COS AS TO 1ST INTERROG'S, REQ FOR PROD & REQ FOR ADM'S
 276 08/09/01 # COS AS TO 1ST INTERROG'S, REQ FOR PROD & REQ FOR ADM'S
 277 08/09/01 # COS AS TO 1ST INTERROG'S, REQ FOR PROD & REQ FOR ADM'S
 278 08/09/01 # COS AS TO FAIRMONT SUPPLY CO'S 1ST INTERROG'S & REQ FOR PROD
 279 08/09/01 # COS AS TO FAIRMONT SUPPLY CO'S 1ST INTERROG'S & REQ FOR PROD
 280 08/09/01 # COS AS TO FAIRMONT SUPPLY CO'S 1ST INTERROG'S & REQ FOR PROD
 281 08/09/01 # COS AS TO FAIRMONT SUPPLY CO'S 1ST INTERROG'S & REQ FOR PROD
 282 08/09/01 # COS AS TO FAIRMONT SUPPLY CO'S 1ST INTERROG'S & REQ FOR PROD
 283 08/09/01 # COS AS TO FAIRMONT SUPPLY CO'S 1ST INTERROG'S & REQ FOR PROD
 284 08/09/01 # COS AS TO FAIRMONT SUPPLY CO'S 1ST INTERROG'S & REQ FOR PROD
 285 08/09/01 # COS AS TO FAIRMONT SUPPLY CO'S 1ST INTERROG'S & REQ FOR PROD
 286 08/09/01 # COS AS TO FAIRMONT SUPPLY CO'S 1ST INTERROG'S & REQ FOR PROD
 287 08/09/01 # LBT PR BRUCE MATLOCK TO CLK DTD 8/7/01 MOVING CHARLES
 288 # HYDE & DONALD MARTIN TO NOVEMBER TRIAL GROUP
 289 08/10/01 # ANS OF ASHLAND INC., F/K/A ASHLAND OIL INC., TO P'S 2ND
 290 # AMD C W/COS
 291 08/10/01 # ANS OF ASHLAND INC., F/K/A ASHLAND OIL INC., TO P'S AMD C
 292 # W/COS
 293 08/09/01 # ND, CCM, 8/9/01; 8/3/01; WM. SCHWARTZ, BY EB
 294 08/13/01 *NOT OF APPEAR W/COS
 295 08/13/01 *PPG NOT OF P BANKRUPTCY CT O W/COS
 296 08/13/01 *LAY & EXP WITH DISCL & EXH LIST OF MINNESOTA MINING
 297 08/10/01 <O> DISMISSING P'S CLAIMS AGNST GMC DAIMLERCHRYSLER CORP
 298 FORD MOTOR COMPANY/MAC (95-C-215M)
 299 08/14/01 *COS AS TO KAISER ALUM ANS TO (95-C-484) 1ST INTER & REQ TO
 300 PRODUCE DIRECTED TO CERTAIN D'S
 301 08/14/01 *COS AS TO KAISER ALUM ANS TO (95-C-484) 1ST REQ FOR ADM, INTER
 302 & REQ FOR PROD
 303 08/13/01 *COS AS TO LAY & WITH DISCL & EXH LIST OF MINNESOTA MINING
 304 08/13/01 *COS AS TO NO.AMERICAN REFR ANS TO REQ FOR ADM (98-C-101)
 305 08/10/01 *DO AS TO P (95-C-215M) & GMC, DAIMLERCHRYSLERCORP & FORD
 306 MOTOR/MAC (8/7/13)
 307 08/14/01 *INCO ALLOYS LAY & EXP WITH DISCL W/COS
 308 08/14/01 *AMERICAN STANDARD & WESTINGHOUSE AIR BRAKE LAY & EXP WITH
 309 DISCL W/COS
 310 08/14/01 *COS AS TO GUARDLINE RESP TO (98-C-101) REQ FOR ADM
 311 08/14/01 *COS AS TO SEAGOTT RESP TO (98-C-101) REQ FOR ADM
 312 08/14/01 *NOT OF HRG W/COS
 313 08/14/01 *VIMASCO DISCL OF LAY & EXP WITH W/COS
 314 08/14/01 *DESIG OF EXP WITH BY INDUSTRIAL HOLDINGS CORP W/COS
 315 08/14/01 *DESIG OF FACT WITH BY INDUSTRIAL HOLDINGS W/COS
 316 08/15/01 *NOT OF HRG W/COS
 317 08/15/01 *COS AS TO (31-C-70M) OBJ TO CSX TRANS? INTER & REQ FOR PROD
 318 08/15/01 *COS AS TO P RESP (MARTIN) TO E.I. DUPONT REQ FOR ADM
 319 08/15/01 *COS AS TO P RESP (HYDE) TO MONONGAHELA POWER, WEST PENN POWER
 320 & POTOMAC EDISON CO REQ FOR ADM (00-C-133RI)
 321 *COS AS TO P RESP (30-C-135RI/MARTIN) TO MONONGAHELA POWER, WEST
 322 PENN POWER & POTOMAC EDISON CO REQ FOR ADM
 323 08/15/01 *COS AS TO P RESP (01-C-133RI) TO D APPALACHIAN POWER, OHIO PWR

324 & CENTRAL OPERATING CO REQ FOR ADM
 325 *COS AS TO P (01-C-1716) RESP TO INDUSTRIAL HOLDINGS REQ FOR ADM
 326 *COS AS TO (01-C-70M) ODB & RESP TO OHIO EDISON 1ST SET INTERR
 327 & REQ FOR POD
 328 08/16/01 *P RESP TO A&I MOT TO DISM AND C W/COS (95-C-1595)
 329 08/16/01 *COS AS TO P RESP TO UNION CARBIDE REQ FOR ADM TO (00-C-135R1)
 330 08/16/01 *COS AS TO P RESP TO TEN REQ FOR ADM TO (00-C-135R1)
 331 08/16/01 *COS AS TO P RESP TO RHONE POULENC REQ FOR ADM TO (00-C-135R1)
 332 08/16/01 *COS AS TO P RESP TO GASKET HOLDING REQ FOR ADM TO (00-C-135R1)
 333 08/16/01 *COS AS TO P RESP TO GASKET CO REQ FOR ADM TO (00-C-135R1)
 334 08/16/01 *COS AS TO P RESP TO DNA CORP REQ FOR ADM TO (00-C-135R1)
 335 08/16/01 *COS AS TO MON POWER & W PENN CO 1ST COMB REQ FOR ADM, INTERR &
 336 REQ FOR POD TO P (99-C-67-R1)
 337 08/16/01 *COS AS TO MON POWER & W PENN & POTOMAC EDISON CO 1ST COMB REQ
 338 FOR ADM, POD & INTERR (00-C-135R1)
 339 08/16/01 *COS AS TO MON POWER & W PENN CO 1ST COMB REQ FOR ADM, INTERR &
 340 REQ FOR POD TO P (99-C-67-R1)
 341 08/16/01 *COS AS TO MON POWER, W PENN CO & POTOMAC EDISON 1ST COMB REQ
 342 FOR ADM, INTERR & REQ FOR POD TO P (00-C-133R1)
 343 08/16/01 *COS AS TO MON POWER, W PENN CO & POTOMAC EDISON 1ST COMB REQ
 344 FOR ADM, INTERR & REQ FOR POD TO P (96-C-421)
 345 08/16/01 *COS AS TO MON POWER, W PENN CO & POTOMAC EDISON 1ST COMB REQ
 346 FOR ADM, INTERR & REQ FOR POD TO P (98-C-2507)
 347 08/16/01 *COS AS TO MON POWER, W PENN CO & POTOMAC EDISON 1ST COMB REQ
 348 FOR ADM, INTERR & REQ FOR POD TO P (97-C-188)
 349 08/16/01 *COS AS TO MON POWER, W PENN CO & POTOMAC EDISON 1ST COMB REQ
 350 FOR ADM, INTERR & REQ FOR POD TO P (97-C-188)
 351 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 352 AS TO (01-C-219)
 353 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 354 AS TO (98-C-1274)
 355 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 356 AS TO (98-C-0061)
 357 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 358 AS TO (01-C-2277)
 359 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 360 AS TO (00-C-380)
 361 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 362 AS TO (95-C-1595)
 363 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 364 AS TO (97-C-0598)
 365 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 366 AS TO (00-C-2274)
 367 09/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 368 AS TO (98-C-8891)
 369 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 370 AS TO (98-C-0544)
 371 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 372 AS TO (99-C-53)
 373 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 374 AS TO (98-C-2311)
 375 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 376 AS TO (95-C-215M)
 377 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 378 AS TO (98-C-2772)
 379 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 380 AS TO (98-C-0701)
 381 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 382 AS TO (01-C-197)
 383 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 384 AS TO (97-C-645)
 385 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 386 AS TO (01-C-239)
 387 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 388 AS TO (97-C-0659)
 389 08/16/01 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD

390 AS TO (00-C-2274)
 391 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 392 AS TO (01-C-71-RE(1-101)
 393 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 394 AS TO (01-C-195)
 395 *COS AS TO MON POWER 1ST COMB REQ FOR ADM, INTERR & REQ FOR POD
 396 AS TO (01-C-236)
 397 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 398 & REQ FOR POD TO 98-C-247
 399 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 400 & REQ FOR POD TO 01-C-195
 401 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 402 & REQ FOR POD TO 01-C-197
 403 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 404 & REQ FOR POD TO 01-C-236
 405 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 406 & REQ FOR POD TO 98-C-231
 407 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 408 & REQ FOR POD TO 98-C-272
 409 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 410 & REQ FOR POD TO 97-C-168
 411 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 412 & REQ FOR POD TO 98-C-0701
 413 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 414 & REQ FOR POD TO 01-C-239
 415 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 416 & REQ FOR POD TO 99-C-53
 417 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 418 & REQ FOR POD TO 00-C-2274
 419 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 420 & REQ FOR POD TO 97-C-188
 421 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 422 & REQ FOR POD TO 96-C-421
 423 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 424 & REQ FOR POD TO 00-C-2274
 425 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 426 & REQ FOR POD TO 97-C-659
 427 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 428 & REQ FOR POD TO 98-C-2772
 429 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 430 & REQ FOR POD TO 00-C-2277
 431 *COS AS TO GOODYEAR TIRE & RUBBER 1ST COMB REQ FOR ADM, INTERR
 432 & REQ FOR POD TO
 433 *ANS OF PLIBRICO CO (01-C-1716) W/COS
 434 *ANS OF GREEN TNEED CO (01-C-1716) W/COS
 435 *COS AS TO ANS OF OHIO EDISON CO (01-C-70M) 1ST REQ FOR ADM,
 436 INTERR & REQ FOR POD
 437 *SURFACE COMBUSTION AND EXP WITHN LIST W/COS
 438 *COS AS TO MONSANTO CO OBJ TO P INTERR & REQ FOR POD
 439 *COS AS TO MONSANTO CO OBJ TO P INTERR & REQ FOR POD
 440 *COS AS TO MONSANTO CO OBJ TO P INTERR & REQ FOR POD
 441 *COS AS TO MONSANTO CO OBJ TO P INTERR & REQ FOR POD
 442 *ND; CCM: 8/15/01; 8/19/01; J. MCGHEE, L. CROSCO,
 443 J. DINSMORE; BY EB
 444 *ND; CCM: 8/15/01; 7/19/01; J. MCGHEE, L. CROSCO,
 445 J. DINSMORE; BY EB
 446 *SUPPLEMENT TO COMBUSTION ENGINEERING INC'S DESIGN OF EXPERT
 447 # WT1'S W/COS
 448 *COS AS TO QUAKER STATE CORP'S 1ST COMBINED REQ FOR ADM'S,
 449 INTERROG'S & REQ FOR PROD (97-C-188)
 450 *ARGO PACKING CO'S DESIGN OF LAY & EXPERT WIT'S (99-C-67RI)
 451 *ARGO PACKING CO'S DESIGN OF LAY & EXPERT WIT'S (01-C-67)
 452 *ARGO PACKING CO'S DESIGN OF LAY & EXPERT WIT'S (01-C-71RE)
 453 *ARGO PACKING CO'S DESIGN OF LAY & EXPERT WIT'S (97-C-188)
 454 *ARGO PACKING CO'S DESIGN OF LAY & EXPERT WIT'S (96-C-421)
 455 *ARGO PACKING CO'S DESIGN OF LAY & EXPERT WIT'S (97-C-188)

456 08/20/01 # COS AS TO WESTVACO CORP'S 1ST COMBINED REQ FOR ADM'S, INTERROG
457 & REQ FOR PROD (98-C-231)
458 08/20/01 # COS AS TO WESTVACO CORP'S 1ST COMBINED REQ FOR ADM'S, INTERROG
459 & REQ FOR PROD (95-C-1595)
460 08/20/01 # COS AS TO QUAKER STATE CORP'S 1ST REQ FOR ADM'S, INTERROG'S &
461 REQ FOR PROD (97-C-188)
462 08/20/01 # COS AS TO QUAKER STATE CORP'S 1ST COMBINED REQ FOR ADM'S,
463 INTERROG'S & REQ FOR PROD (98-C-2507)
464 08/20/01 # COS AS TO QUAKER STATE CORP'S 1ST COMBINED REQ FOR ADM'S
465 INTERROG'S & REQ FOR PROD (99-C-67-R1)
466 08/20/01 # COS AS TO QUAKER STATE CORP'S 1ST COMBINED REQ FOR ADM'S,
467 INTERROG'S & REQ FOR PROD (96-C-421)
468 08/20/01 # DO AS TO P (98-C-1279/TILLMAN) & PNEUMO ABEX CORP/MAC
469 09/21/01 # COS AS TO OHS'S & RESP'S TO P'S 1ST REQ FOR PROD (00-C-3042)
470 08/21/01 # ANS OF ZURN INDUSTRIES W/COS
471 05/21/01 # MASTER COS AS TO CHEVRON USA PRODUCTS CO'S RESP TO P,
472 ROSALYN RHODES 1ST REQ FOR ADM'
473 08/22/01 # RESP TO COURT'S REQ TO ADDRESS ISSUE OF SEVERANCE W/COS
474 08/24/01 # D'S RUST CONSTRUCTORS, RUST ENGINEERING & TRECO'S DESIGN
475 OF EXPERT WIT'S & EXH'S W/COS
476 08/24/01 # WMX'S DESIGN OF EXPERT WIT'S & EXH'S W/COS
477 08/24/01 # LET FR SS DTD 8/22/01; SUM W/RET 16/14/01 SS) AS TO EACH D;
478 50 RMR'S; RMR AS TO EARL BEACH CO. RET MARKED "UNABLE TO
479 FORWARD"; RMR AS TO F.H. MCGRAW & CO. RET MARKED "ATTEMPTED
480 UNKNOWN"; RMR AS TO TEN PLC. RET MARKED "RET TO SENDER";
481 RMR AS TO JOY MINING MACHINERY RET MARKED "UNABLE TO FORWARD"
482 RMR AS TO MELRATH SUPPLY & GASKET CO. RET MARKED "POB"; RMR
483 AS TO YOUNGSTOWN STEEL TANK CO. RET MARKED "ATTEMPTED NOT
484 KNOWN & UNABLE TO FORWARD" (01-C-1716)
485 EXH DISCL OF STATEMENT OF CHICAGO FIRE BRICK CO. W/COS;
486 DESIGN OF EXH'S OF CHICAGO FIRE BRICK CO.
487 06/27/01 # COS AS TO INSUL CO'S RESP TO P'S, JOSEPH PANNELLA & ROSALYN
488 RHODES, 1ST INTERROG'S & REQ FOR PROD
489 08/27/01 # COS AS TO INSUL CO'S RESP TO ROSALYN RHODES' 1ST REQ FOR ADM
490 INTERROG'S & REQ FOR PROD
491 08/28/01 # COS AS TO RESP TO MOT FOR PROD OF DOCS
492 08/28/01 # COS AS TO NORTH AMERICAN REFRACATORIES ANS' TO P'S 1ST REQ
493 FOR PROD TO VARIOUS D'S
494 08/28/01 # NOT OF HRG W/COS, P'S MOT TO AMD C'S W/COS
495 08/28/01 # CASE INFO SHEET: P'S AMD C W/COS (99-C-1032, 98-C-2507, &
496 01-C-1716); ISSUED 50M & 4 CPYS ON AMD C
497 08/28/01 # AJAX MAGNETHERMIC CORP'S LAY WIT LIST W/COS
498 08/28/01 # P'S 1ST SUPP LOCAL EXH LIST AS TO ALL D'S W/COS
499 08/28/01 # COS AS TO P'S RESP TO ASBESTOS D'S MASTER SET OF INTERROG'S
500 & REQ FOR PROD
501 08/28/01 # *C: MOT TO AMD C GRT (01-C-1716/SHAW)/MAC (8/8/20)
502 08/29/01 # ANS & CR CL & ANS TO CR CL'S OF OHIO POWER CO. W/COS;
503 08/29/01 # COS AS TO P'S RESP TO MOUNKIN CORP'S REQ FOR ADM'S & RESP'S
504 TO VIMASCO CORP'S REQ FOR ADM
505 08/30/01 # ANS OF FLOWSERVE FSD CORP. W/COS; CASR INFO SHEET
506 08/30/01 # D'S DESIGN OF EXPERT WIT'S W/COS
507 08/30/01 # COS AS TO P'S 2ND SUPP RESP TO ASBESTOS D MASTER SET OF P
508 SPECIFIC INTERROG'S & PROD OF MEDICAL RECORDS (00-C-2274)
509 08/30/01 # COS AS TO P'S RESP TO MONONGAHELA POWER CO'S 1ST COMBINED
510 REQ FOR ADM'S, INTERROG'S & REQ FOR PROD (00-C-2274)
511 08/30/01 # COS AS TO P'S RESP TO GOODYEAR TIRE & RUBBER CO'S 1ST COMBINED
512 REQ FOR ADM'S, INTERROG'S & REQ FOR PROD (98-C-2772)
513 08/30/01 # COS AS TO P'S RESP TO MONONGAHELA POWER CO'S 1ST COMBINED
514 REQ FOR ADM'S, INTERROG'S & REQ FOR PROD (00-C-2280)
515 08/30/01 # COS AS TO P'S RESP TO GOODYEAR TIRE & RUBBER CO'S 1ST COMBINED
516 REQ FOR ADM'S, INTERROG'S & REQ FOR PROD (00-C-2280)
517 08/30/01 # COS AS TO P'S RESP TO GOODYEAR TIRE & RUBBER CO'S 1ST COMBINED
518 REQ FOR ADM'S, INTERROG'S & REQ FOR PROD (98-C-1274)
519 08/30/01 # COS AS TO P'S RESP TO MONONGAHELA POWER CO'S 1ST COMBINED
520 REQ FOR ADM'S, INTERROG'S & REQ FOR PROD (98-C-1274)
521 08/30/01 # COS AS TO P'S RESP TO MONONGAHELA POWER CO'S 1ST REQ FOR ADM'S

522 08/30/01 # INTERROG'S & REQ FOR PROD (00-C-2277)
 523 08/30/01 # COS AS TO P'S RESP TO WESTVACO CORP'S 1ST COMBINED REQ FOR
 524 08/30/01 # ADM'S, INTERROG'S & REQ FOR PROD (95-C-1595)
 525 08/30/01 # COS AS TO P'S RESP TO MONONGAHELA POWER CO'S 1ST REQ FOR
 526 08/30/01 # ADM'S, INTERROG'S & REQ FOR PROD (95-C-1595)
 527 08/30/01 # COS AS TO P'S RESP TO GOODYEAR TIRE & RUBBER CO'S 1ST
 528 08/30/01 # COMBINED REQ FOR ADM'S, INTERROG'S & REQ FOR PROD (00-C-2274)
 529 08/30/01 # COS AS TO P'S RESP TO MONONGAHELA POWER CO'S 1ST REQ FOR
 530 08/30/01 # ADM'S, INTERROG'S & REQ FOR PROD (98-C-2172)
 531 08/30/01 # COS AS TO P'S 2ND SUPP RESP TO ASBESTOS D MASTER SET OF P
 532 08/30/01 # SPECIFIC INTERROG'S & PROD OF MEDICAL RECORDS (98-C-1274)
 533 08/30/01 # COS AS TO P'S 1ST SUPP RESP TO ASBESTOS D MASTER SET OF P
 534 08/30/01 # SPECIFIC INTERROG'S & PROD OF MEDICAL RECORDS A RESP TO
 535 08/29/01 # INTERROG'S & PROD OF MEDICAL RECORDS (00-C-2274)
 536 08/29/01 # ND; CCM; 8/29/01; 8/20/01; M. VICTORSON, J. SKAGGS, B.
 537 08/31/01 # MATLOCK, D. CECIL, E. JAMES; BY EB
 538 08/31/01 # NOT OF HRG W/COS; P'S MOT TO AMD C W/EXH & COS; CASE 1970
 539 08/31/01 # SHEET; P'S AMD C W/ATTACH & COS
 540 08/31/01 # VIACOM INC'S LAY WIT LIST W/COS;
 541 08/31/01 # LIMBACH/ENBROK FACILITY'S LAY WIT LIST W/COS;
 542 08/31/01 # VIRGINIA ELECTRIC & POWER CO'S LAY WIT LIST W/COS
 543 08/31/01 # GREENE TWEED'S LAY WIT LIST W/COS
 544 08/31/01 # H.H. ROBERTSON CECO'S LAY WIT LIST W/COS
 545 08/31/01 # PITTSBURGH METAL'S LAY WIT LIST W/COS
 546 08/31/01 # GREAT LAKES CARBON'S LAY WIT LIST W/COS
 547 08/31/01 # UNION BOILER'S LAY WIT LIST W/COS
 548 08/31/01 # OWENS-ILLINOIS INC'S LAY WIT LIST W/COS
 549 08/31/01 # NATL. SERVICES LAY WIT LIST W/COS
 550 08/31/01 # DRAVO CORP'S LAY WIT LIST W/COS
 551 08/31/01 # ZURN INDUSTRIES LAY WIT LIST W/COS
 552 08/31/01 # GUARD-LINE INC'S LAY WIT LIST W/COS
 553 08/31/01 # HONEYWELL INTL. INC'S LAY WIT LIST W/COS
 554 08/31/01 # INGERSOLL-RAND CO'S LAY WIT LIST W/COS
 555 08/31/01 # ERICSSON INC'S LAY WIT LIST W/COS
 556 08/31/01 # WHEELER PROTECTIVE APPAREL INC'S LAY WIT LIST W/COS
 557 08/31/01 # PLIBRICO CO'S LAY WIT LIST W/COS
 558 08/31/01 # SREBORT INC'S LAY WIT LIST W/COS
 559 08/31/01 # SHELL OIL CO'S LAY WIT LIST W/COS
 560 08/31/01 # LAY WIT DISCL OF NATL. STEEL CORP. W/COS
 561 08/31/01 # ASHLAND INC'S LAY WIT DISCL W/COS
 562 08/31/01 # VARIOUS D'S DESIGN OF EXH'S & DEMONSTRATIVE MATERIALS
 563 08/31/01 # W/ATTACH & COS
 564 08/31/01 # O: P MOT TO AMD C GRT (VARIOUS P)/MAC (S/8/20)
 565 08/31/01 # O: D AS TO FAIRMONT SUPPLY & LEMLEY (99-C-1431)/MAC (S/8/30;
 566 08/31/01 # COS AS TO PREPORT BRICK CO'S DESIGN OF LAY, GENERAL MEDICAL
 567 08/31/01 # & EXPERT WIT'S
 568 08/31/01 # COS AS TO AMERICAN OPTICAL CORP'S DESIGN OF LAY, GENERAL
 569 08/31/01 # MEDICAL & EXPERT WIT'S
 570 08/31/01 # COS AS TO A&I CO'S DESIGN OF LAY, GENERAL MEDICAL & EXPERT WIT
 571 08/31/01 # MONSANTO CO'S WIT LIST W/COS;
 572 08/31/01 # MCJUNKIN CORP'S FACT WIT DISCL W/COS
 573 08/31/01 # MOBIL OIL CORP'S PROPOSED FACT WIT LIST W/COS
 574 08/31/01 # LAY WIT DISCL OF ARISTECH CHEMICAL CORP. W/COS;
 575 08/31/01 # LAY WIT DISCL OF CORHART REFRATORIES CORP. W/COS
 576 08/31/01 # LAY WIT DISCL OF OCCIDENTAL CHEMICAL CORP. W/COS
 577 08/31/01 # ARGO PACKING CO'S FINAL DESIGN OF LAY & EXPERT WIT'S & EXH'S
 578 08/31/01 # W/COS
 579 08/31/01 # LAY WIT DISCL OF FMC CORP. W/COS
 580 08/31/01 # FORD MOTOR CO'S DISCL OF FACT WIT'S W/COS; JUDGE CO'S DISCL
 581 08/31/01 # OF FACT WIT'S W/COS; PFIZER INC'S DISCL OF FACT WIT'S W/COS
 582 08/31/01 # US STEEL LLC'S 1ST AMD GENERAL MEDICAL, LAY & EXPERT WIT
 583 08/31/01 # LIST & OBJ'S W/COS
 584 08/31/01 # DESIGN OF LAY WIT'S OBJ ACES, INC., W/COS
 585 08/31/01 # ND; CCM; 9/5/01; 8/30/01; M. VICTORSON, J. SKAGGS, L. CROSCO
 586 08/31/01 # D. CECIL, E. JAMES; BY EB
 587 08/31/01 # ND; CCM; 9/8/01; 8/20/01; M. VICTORSON, B. MATLOCK, J. SKAGGS,

588 # D. CECIL, B. JAMES; BY EB
589 09/05/01 # LAY & EXPERT WIT DISCL & EXH LIST OF ROBERTSON CECO CORP.
590 # & SEGGOTT INC., W/COS
591 09/05/01 # GARLOCK INC'S FACT WIT DISCL; ANCHOR PACKING CO'S FACT
592 # WIT DISCL W/COS;
593 09/05/01 # LET PR R. SCOTT LONG TO CLK DTD 8/31/01 W/ATTACH
594 09/05/01 # WIT LIST W/COS; WIT LIST W/COS; WIT LIST W/COS
595 09/05/01 # VARIOUS D'S DISCL OF LAY WIT'S W/COS
596 09/05/01 # WIT'S DISCL OF LAY WIT'S W/COS
597 09/05/01 # LAY WIT DISCL OF MALLINCKRODT INC. W/COS
598 09/05/01 # LAY WIT DISCL OF GEORGIA-PACIFIC CORP. W/COS
599 09/05/01 # LAY WIT DISCL OF KAISER ALUMINUM & CHEMICAL CORP. W/COS
600 09/05/01 # METROPOLITAN LIFE INS. CO'S FACT WIT LIST W/COS;
601 09/05/01 # E.I. DUPONT DE NEMOURS & CO'S DISCL OF LAY WIT'S W/COS
602 09/06/01 # COS AS TO A&I CO'S JOINER IN ALL D'S PRETRIAL MOT'S & OBJ'S
603 09/06/01 # NOT OF APPEARANCE W/COS; CASE INFO SHEET
604 09/06/01 # CASE INFO SHEET; REPLY OF GEORGE HAMILTON INC. TO ALL CR CL'S
605 # W/COS;
606 09/06/01 # ANS & CR CL OF GEORGE HAMILTON, INC., W/COS
607 09/06/01 # GOODRICH CORP'S DESIGN OF WIT'S W/COS
608 09/06/01 # ROME CABLE CORP'S WIT LIST W/COS
609 09/06/01 # HARNISCHFEGGER CORP'S DESIGN OF WIT'S W/COS
610 09/06/01 # WEIRTON STEEL CORP'S DESIGN OF WIT'S W/COS
611 09/06/01 # CHEVRON USA PRODUCTS CO'S DESIGN OF WIT'S W/COS
612 09/06/01 # SERCO CORP'S LAY WIT DISCL W/COS;
613 09/06/01 # OHIO EDISON CO'S LAY WIT DISCL W/COS
614 09/06/01 # JOINER IN MOBIL OIL CORP'S MEMO OF LAW IN DEPOS TO P'S CNSTL
615 # PLAN W/COS
616 09/07/01 # OGLEBAY NORTON CO'S DESIGN OF LAY WIT'S W/COS
617 09/07/01 # JOHN CRANE INC'S DESIGN OF LAY WIT'S W/COS
618 09/07/01 # DESIGN OF LAY WIT'S OBO ADIANCE INC., W/COS
619 09/07/01 # GENERAL ELECTRIC CO'S LAY WIT LIST W/COS
620 09/07/01 # DRESSER INDUSTRIES & HARBISON-WALKER REFRACTORIES' EXPERT
621 # WIT DISCL W/COS
622 09/07/01 # DRESSER INDUSTRIES DISCL OF LAY WIT'S W/COS
623 09/07/01 # HARBISON-WALKER REFRACTORIES DISCL OF LAY WIT'S W/COS
624 09/07/01 # R.W. CHESTERON CO'S DESIGN OF LAY WIT'S W/COS
625 09/10/01 # COS AS TO DRESSER INDUSTRIES RESP TO P'S 1ST REQ FOR PROD
626 09/10/01 # LAY WIT DISCL OBO TASCOS INSULATIONS W/COS
627 09/10/01 # ANS OF NITRO INDUSTRIAL COVERINGS, CR CL & ANS TO CR CL'S
628 # W/COS
629 09/10/01 # D'S DESIGN OF FACT, LAY, PRODUCT IDENTIFICATION & CERTAIN
630 # EXPERT LIABILITY WIT'S W/COS
631 09/10/01 # INITIAL DESIGN OF FACT WIT'S W/COS
632 09/10/01 # INITIAL FACT WIT LIST OF GOODYEAR TIRE & RUBBER CO. W/COS
633 09/10/01 # VARIOUS D'S OBO & INITIAL DESIGN OF WIT'S W/COS
634 09/10/01 # INITIAL FACT WIT LIST OF QUAKER STATE CORP. W/COS
635 09/10/01 # INITIAL FACT WIT LIST OF OKONITE CO. W/COS;
636 09/10/01 # INITIAL FACT WIT LIST OF DUQUESNE LIGHT CO. W/COS
637 09/10/01 # INITIAL DESIGN OF FACT WIT'S W/COS
638 09/10/01 # INITIAL FACT WIT LIST OF FAIRMONT SUPPLY CO. W/COS
639 09/11/01 # NOT OF APPEARANCE W/COS; CASE INFO SHEET;
640 09/11/01 # REPLY OF A-BEST PRODUCTS TO ALL CR CL'S W/COS
641 09/11/01 # ANS & CR CL OF A-BEST PRODUCTS CO. W/COS
642 09/12/01 # COS AS TO ANS' OF ATLAS INDUSTRIES TO CHARLES WILLIAMS' REQ
643 # FOR ADM'S (99-C-6781)
644 09/12/01 # (7) NOT'S OF DEPO W/COS
645 09/12/01 # COS AS TO REQ FOR ADM & INTERROG'S TO VARIOUS P'S OBO
646 # MINNESOTA MINING & MANUFACTURING CO.
647 09/12/01 # (21) COS, AS TO HARBISON-WALKER REFRACTORIES REQ FOR ADM,
648 # INTERROG'S & REQ FOR PROD TO P'S
649 09/12/01 # (5) COS, AS TO DRESSER INDUSTRIES REQ FOR ADM, INTERROG'S &
650 # REQ FOR PROD
651 09/12/01 # NOT OF SERVICE OF FOSTER WHEELER CORP. & FOSTER WHEELER
652 # ENERGY CORP'S REQ FOR ADM'S, INTERROG'S & REQ FOR PROD
653 09/14/01 # COS AS TO BAYER CORP'S 1ST COMBINED REQ FOR ADM'S, INTERROG'S

654 # & REQ FOR PROD
 655 # COS AS TO BAYER CORP'S 1ST COMBINED REQ FOR ADM'S, INTERROG'S
 656 # & REQ FOR PROD
 657 # COS AS TO BAYER CORP'S 1ST COMBINED REQ FOR ADM'S, INTERROG'S
 658 # & REQ FOR PROD
 659 # COS AS TO BAYER CORP'S 1ST COMBINED REQ FOR ADM'S, INTERROG'S
 660 # & REQ FOR PROD
 661 # COS AS TO BAYER CORP'S 1ST COMBINED REQ FOR ADM'S, INTERROG'S
 662 # & REQ FOR PROD
 663 # COS AS TO BAYER CORP'S 1ST COMBINED REQ FOR ADM'S, INTERROG'S
 664 # & REQ FOR PROD
 665 # COS AS TO BAYER CORP'S 1ST COMBINED REQ FOR ADM'S, INTERROG'S
 666 # & REQ FOR PROD
 667 # COS AS TO BAYER CORP'S 1ST COMBINED REQ FOR ADM'S, INTERROG'S
 668 # & REQ FOR PROD
 669 # O: DO AS TO (98-C-544/BROWN) & ASARCO & LAC DAMIANTE/MAC
 670 # ANS, CR CL & ANS TO CR CL'S OF HINCHLIFFE & KERNER W/COS;
 671 # CASE INFO SHEET
 672 # NOT OF SERVICE OF FOSTER WHEELER ENERGY CORP'S REQ FOR ADM'S
 673 # INTERROG'S & REQ FOR PROD
 674 # NOT OF SERVICE OF FOSTER WHEELER ENERGY CORP'S REQ FOR ADM'S
 675 # INTERROG'S & REQ FOR PROD
 676 # COS AS TO US STEEL LLC'S 1ST REQ FOR PROD
 677 # COS AS TO US STEEL LLC'S 1ST REQ FOR ADM'S
 678 # COS AS TO US STEEL LLC'S 1ST REQ FOR PROD
 679 # COS AS TO US STEEL LLC'S 1ST REQ FOR ADM'S
 680 # COS AS TO US STEEL LLC'S 1ST REQ FOR INTERROG'S
 681 # (45) COS' AS TO CONSOLIDATED REQ FOR ADM'S, INTERROG'S &
 682 # REQ FOR PROD OBO ACES, INC.
 683 # COS AS TO M.S. JACOBS & ASSOC'S REQ FOR ADM'S, PROD &
 684 # INTERROG'S TO P
 685 # (6) COS' AS TO INSTL CO'S INTERROG'S & REQ FOR PROD
 686 # COS AS TO P'S 1ST REQ FOR ADM'S & INTERROG'S
 687 # NOT OF SERVICE OF FOSTER WHEELER ENERGY CORP'S REQ FOR
 688 # ADM'S, INTERROG'S & REQ FOR PROD
 689 # NOT OF SERVICE OF FOSTER WHEELER ENERGY CORP'S REQ FOR
 690 # ADM'S, INTERROG'S & REQ FOR PROD
 691 # COS AS TO P'S ANS' & RESP'S TO MASTER 1ST INTERROG'S &
 692 # REQ FOR PROD
 693 # COS AS TO US STEEL LLC'S 1ST REQ FOR ADM'S TO P
 694 # COS AS TO US STEEL LLC'S 1ST REQ FOR INTERROG'S TO P
 695 # COS AS TO US STEEL LLC'S 1ST REQ FOR PROD TO P
 696 # COS AS TO US STEEL LLC'S 1ST REQ FOR INTERROG'S TO P
 697 # COS AS TO US STEEL LLC'S 1ST REQ FOR INTERROG'S TO P
 698 # COS AS TO US STEEL LLC'S 1ST REQ FOR ADM'S TO P
 699 # COS AS TO US STEEL LLC'S 1ST REQ FOR ADM'S TO P
 700 # COS AS TO US STEEL LLC'S 1ST REQ FOR PROD OF DOCS
 701 # COS AS TO US STEEL LLC'S 1ST REQ FOR INTERROG'S
 702 # COS AS TO US STEEL LLC'S 1ST REQ FOR PROD
 703 # COS AS TO QUIGLEY CO'S SPECIFIC REQ FOR ADM
 704 # COS AS TO QUIGLEY CO'S SPECIFIC REQ FOR ADM
 705 # COS AS TO QUIGLEY CO'S SPECIFIC REQ FOR ADM'S
 706 # COS AS TO QUIGLEY CO'S SPECIFIC REQ FOR ADM
 707 # COS AS TO QUIGLEY CO'S SPECIFIC REQ FOR ADM
 708 # COS' AS TO QUIGLEY CO'S SPECIFIC REQ FOR ADM
 709 # (43) COS' AS TO PILZER INC'S SPECIFIC REQ FOR ADM
 710 # COS AS TO VARIOUS D'S REQ FOR ADM'S TO P
 711 # COS AS TO CERTAINTED CORP'S COMBINED DISCOV REQ TO P
 712 # COS AS TO C.E. THURSTON & SONS COMBINED DISCOV REQ TO P
 713 # COS AS TO DANA CORP'S COMBINED DISCOV REQ TO P
 714 # COS AS TO FERROD AMERICA'S COMBINED DISCOV REQ TO P
 715 # COS AS TO FOSSECO INC'S COMBINED DISCOV REQ TO P
 716 # COS AS TO GASKET HOLDING COMBINED DISCOV REQ TO P
 717 # COS AS TO I.U. NORTH AMERICA'S COMBINED DISCOV REQ
 718 # COS AS TO MARKONT CORP'S COMBINED DISCOV REQ TO P
 719 # COS AS TO NOSROC CORP'S COMBINED DISCOV REQ TO P

720 09/17/01 # COS AS TO RHONE POULENC INC'S COMBINED DISCOV REQ TO P
 721 09/17/01 # COS AS TO SHOOK & FLETCHER INSULATION CO'S COMBINED DISCOV REQ
 722 09/17/01 # COS AS TO TEN LTD'S COMBINED DISCOV REQ TO P
 723 09/17/01 # COS AS TO UNION CARBIDE CORP'S COMBINED DISCOV REQ
 724 09/17/01 # (5) COS' AS TO P'S RESP TO HARRISON-WALKER REFRACTORIES REQ
 725 # FOR ADM', INTERROG'S & REQ FOR PROD
 726 09/17/01 # (17) COS' AS TO INTERROG'S & REQ FOR PROD TO P'S
 727 09/17/01 # COS AS TO UNION CARBIDE CORP'S COMBINED DISCOV REQ
 728 09/17/01 # COS AS TO TEN LTD'S COMBINED DISCOV REQ
 729 09/17/01 # COS AS TO RHONE POULENC INC'S COMBINED DISCOV REQ
 730 09/17/01 # COS AS TO GASKET HOLDINGS COMBINED DISCOV REQ
 731 09/17/01 # COS AS TO GAGE CO'S COMBINED DISCOV REQ
 732 09/17/01 # COS AS TO FERODO AMERICA'S COMBINED DISCOV REQ
 733 09/17/01 # COS AS TO DANA CORP'S COMBINED DISCOV REQ
 734 09/17/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S
 735 09/17/01 # COS AS TO UNION CARBIDE CORP'S COMBINED DISCOV REQ
 736 09/17/01 # COS AS TO CERTAINTED CORP'S COMBINED DISCOV REQ
 737 09/17/01 # COS AS TO C.E. THURSTON & SONS' COMBINED DISCOV REQ
 738 09/17/01 # COS AS TO AMCHEM PRODUCTS COMBINED DISCOV REQ
 739 09/17/01 # COS AS TO VARIOUS D'S REQ FOR ADM'S
 740 09/18/01 # P'S STATEMENT CONCERNING TESTIMONY OF EXPERT WIT'S W/ATTACH
 741 # & W/COS
 742 09/18/01 # P'S DISCL OF PRODUCT IDENTIFICATION & LAY WIT'S W/COS
 743 09/18/01 # AMD NOT OF DEPO W/COS
 744 09/19/01 # LET FR SS DTD 9/12/01. SUM W/RET (9/12/01 SS) AS TO 3M COMPANY
 745 09/19/01 # COS AS TO A&I CO'S RESP TO P'S 1ST REQ FOR PROD
 746 09/19/01 # COS AS TO EILEEN BURCH'S ANS' TO MONONGAHELA POWER CO'S 1ST
 747 # REQ FOR ADM
 748 09/19/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S 2ND INTERROG'S
 749 09/19/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S INTERROG'S TO P
 750 09/19/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S 2ND REQ FOR ADM'S,
 751 # REQ FOR PROD & INTERROG'S
 752 09/19/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S 1ST INTERROG'S &
 753 # REQ FOR PROD
 754 09/19/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S 1ST INTERROG'S &
 755 # REQ FOR PROD
 756 09/19/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S 1ST REQ FOR ADM'S &
 757 # INTERROG'S
 758 09/19/01 # COS AS TO E.I. DU PONT DE NEMOURS & CO'S 1ST REQ FOR ADM'S &
 759 # INTERROG'S
 760 09/19/01 # COS AS TO REQ FOR PROD OF DOCS
 761 09/19/01 # COS AS TO P'S 1ST MASTER SET OF INTERROG'S & REQ FOR PROD &
 762 # P'S 1ST MASTER INTERROG'S & EXH A
 763 09/19/01 # NOT OF DEPO W/COS
 764 09/19/01 # (13) COS AS TO GENERAL ELECTRIC CO'S REQ FOR ADM'S
 765 09/19/01 # GENERAL ELECTRIC CO'S MOT OF SERVICE OF EXPERT INTERROG'S,
 766 # PRODUCT ID INTERROG'S, REQ FOR ADM'S & REQ FOR PROD
 767 09/19/01 # COS AS TO P'S 1ST REQ FOR PROD TO D'S
 768 09/19/01 # COS AS TO P'S REQ FOR PROD TO VARIOUS D'S
 769 09/19/01 # COS AS TO P'S REQ FOR PROD TO VARIOUS D'S
 770 09/19/01 # COS AS TO P'S REQ FOR PROD TO VARIOUS D'S
 771 09/19/01 # COS AS TO P'S 2ND INTERROG'S TO OWENS-ILLINOIS
 772 09/19/01 # COS AS TO ADOLPH PETROSKI'S ANS' TO D'S 1ST INTERROG'S &
 773 # D'S ANS' TO 1ST REQ FOR PROD
 774 09/19/01 # (17) COS AS TO P'S REQ FOR PROD TO VARIOUS D'S
 775 09/19/01 # (17) COS AS TO P'S INTERROG'S TO VARIOUS D'S
 776 09/19/01 # (11) GENERAL ELECTRIC CO'S MOT OF SERVICE OF EXPERT
 777 # INTERROG'S, PRODUCT ID INTERROG'S, REQ FOR ADM'S & REQ FOR
 778 # PROD
 779 09/19/01 # COS AS TO PHYLLIS PACK'S ANS' TO D'S MASTER INTERROG'S &
 780 # ANS' TO 1ST REQ FOR PROD
 781 09/19/01 # COS AS TO P'S REQ FOR PROD TO ALL D'S
 782 09/19/01 # COS AS TO P'S REQ FOR PROD TO VARIOUS D'S
 783 09/19/01 # COS AS TO P'S INTERROG'S TO VARIOUS D'S
 784 09/19/01 # COS AS TO P'S INTERROG'S TO VARIOUS D'S
 785 09/19/01 # (4) COS' AS TO P'S RESP TO D'S P SPECIFIC INTERROG'S

786 09/19/01 # 114) COS' AS TO GENERAL ELECTRIC CO'S REQ FOR PROD
 787 09/19/01 # 112) COS' AS TO GENERAL ELECTRIC CO'S EXPERT INTERROG'S
 788 09/19/01 # 113) COS' AS TO GENERAL ELECTRIC CO'S PRODUCT ID INTERROG'S
 789 09/20/01 # COS AS TO P'S RESP TO DRESSER INDUSTRIES REQ FOR ADM.
 790 # INTERROG'S & REQ FOR PROD
 791 09/20/01 # 125) COS' AS TO P'S INTERROG'S TO VARIOUS D'S
 792 09/20/01 # 125) COS' AS TO P'S REQ TO ADMIT TO VARIOUS D'S
 793 09/20/01 # 125) COS' AS TO MOT FOR PROD OF DOCS TO VARIOUS D'S
 794 09/20/01 # 125) COS' AS TO P'S INTERROG'S TO VARIOUS D'S
 795 09/20/01 # 13) COS' AS TO P'S REQ FOR PROD TO VARIOUS D'S
 796 09/20/01 # NOT OF DEPO W/COS
 797 09/20/01 # COS AS TO PHYLIS PACK'S ANS' TO MOBIL OIL CORP'S 1ST
 798 # INTERROG'S & RESP'S TO REQ FOR PROD
 799 09/20/01 # COS AS TO P'S 2ND REQ FOR PROD TO ORENS-ILLINOIS & P'S 2ND
 800 # REQ FOR ADM'S
 801 09/21/01 # COS AS TO ANS & CR CL OF LAC D'AMIANTE DE QUEBEC, LTEE
 802 09/21/01 # COS AS TO ANS & CR CL'S OF ASARCO INC.,
 803 09/21/01 # NOT OF MOT; P'S MOT FOR LEAVE TO AMD C W/COS
 804 09/21/01 # AMD NOT OF DEPO W/COS
 805 09/21/01 # AMD NOT OF DEPO W/COS
 806 09/21/01 # P'S EXPERT WIT'S W/COS
 807 09/21/01 # COS AS TO A&I CO'S RESP TO P'S 1ST REQ FOR PROD
 808 09/21/01 # COS AS TO A&I CO'S RESP TO P'S REQ FOR PROD
 809 09/21/01 # COS AS TO A&I CO'S RESP TO P'S REQ FOR PROD
 810 09/21/01 # OCEAN VIEW CAPITAL INC'S DISCL OF GENERAL, MEDICAL, LAY &
 811 # EXPERT WIT'S W/COS
 812 09/21/01 # F.B. WRIGHT CO'S DISCL OF GENERAL, MEDICAL, LAY & EXPERT
 813 # WIT'S W/COS
 814 09/21/01 # BUDON HANSSON INC'S DISCL OF GENERAL, MEDICAL, LAY & EXPERT
 815 # WIT'S W/COS
 816 09/21/01 # HERCULES CHEMICAL CO'S DISCL OF GENERAL, MEDICAL, LAY & EXPERT
 817 # WIT'S W/COS
 818 09/21/01 # F.B. WRIGHT CO'S DISCL OF GENERAL, MEDICAL, LAY & EXPERT WIT'S
 819 # W/COS
 820 09/24/01 # P'S PRODUCT AT ISSUE WIT DISCL W/COS
 821 09/24/01 # ENTRY OF APPEARANCE
 822 09/24/01 # ANS OF GENERAL CABLE CORP. W/COS
 823 09/25/01 # NOT OF DEPO W/COS
 824 09/25/01 # NOT OF SUBG OF BANKRUPTCY & AUTOMATIC STAY W/COS
 825 09/26/01 # COS AS TO JOHN CRANE INC'S REQ FOR ADM'S, INTERROG'S & REQ
 826 # FOR PROD
 827 09/26/01 # 117) COS' AS TO JOHN CRANE INC'S REQ FOR ADM'S, INTERROG'S &
 828 # REQ FOR PROD
 829 09/26/01 # COS AS TO DRESSER INDUSTRIES RESP'S TO P'S 1ST REQ FOR PROD
 830 09/27/01 # A&X MAGNETHERMIC CORP'S EXH LIST W/COS
 831 09/27/01 # 15) COS AS TO VARIOUS D'S INTERROG'S TO P
 832 09/27/01 # 15) NOT OF SERVICE OF VARIOUS D'S REQ FOR ADM'S & CONTINGENT
 833 # INTERROG'S
 834 09/27/01 # 14) NOT OF SERVICE OF VARIOUS D'S REQ FOR PROD
 835 09/27/01 # NOT OF SERVICE OF HERCULES CHEMICAL CO'S REQ FOR PROD
 836 09/27/01 # WITH LIST OBO SAFETY FIRST INDUSTRIES W/COS (VARIOUS P'S FROM
 837 # VARIOUS COUNTIES)
 838 09/27/01 # AMD NOT OF DEPO W/COS
 839 09/28/01 # PLIBRICO CO'S EXH LIST W/COS
 840 09/28/01 # RESP OF P'S REPRESENTED BY HARVIT & SCHWARTZ TO D'S SEEKING
 841 # CONT OF TRIAL W/ATTACH'S & COS
 842 09/28/01 # GENERAL ELECTRIC CO'S EXH LIST W/COS
 843 10/01/01 # GEO P. REINTJES CO'S EXH'S & DEMONSTRATIVE MATERIALS W/COS
 844 10/01/01 # OGDENBAY NORTON CO'S EXH'S W/COS
 845 10/01/01 # MOBIL OIL CORP'S PROPOSED EXH LIST W/COS
 846 10/01/01 # MOBIL OIL CORP'S MOT TO COMPEL W/EXH & COS
 847 10/01/01 # NOT OF HRG W/COS
 848 10/01/01 # MOBIL OIL CORP'S MOT TO COMPEL W/EXH'S & COS
 849 10/01/01 # NOT OF HRG W/COS
 850 10/01/01 # COS AS TO P'S STATEMENT CONCERNING TESTIMONY OF EXPERT WIT'S
 851 10/01/01 # NOT OF DEPO W/COS;

852 10/01/01 # CROSS NOT OF DEPO W/COS
 853 10/01/01 # NOT OF DEPO W/COS; NOT OF DEPO W/COS;
 854 10/01/01 # COS AS TO P'S REQ FOR PROD TO LIMBACH CO.
 855 10/01/01 # COS AS TO P'S INTERROG'S TO LIMBACH CO.
 856 10/01/01 # COS AS TO P'S REQ FOR PROD TO TRECO CONSTRUCTION SERVICES
 857 10/01/01 # COS AS TO REQ FOR PROD TO INSUL-COUSTIC CONTRACTING
 858 10/01/01 # COS AS TO P'S REQ FOR PROD TO RUST ENGINEERING & CONSTRUCTION
 859 10/01/01 # COS AS TO P'S REQ FOR PROD TO RUST CONSTRUCTORS
 860 10/02/01 # MCJUNKIN CORP'S TRIAL EXH'S DISCL W/COS
 861 10/02/01 # COS AS TO JOSEPH PANELLA'S SUPP EXPERT WIT DESIGN & STATEMENT
 862 # CONCERNING TESTIMONY
 863 10/02/01 # NOT OF DEPO W/COS;
 864 10/02/01 # COS AS TO P'S 4TH SUPP RESP TO ASBESTOS D MASTER SET OF P
 865 # SPECIFIC INTERROG'S
 866 10/02/01 # NOT OF DEPO W/COS; NOT OF DEPO W/COS; NOT OF DEPO W/COS
 867 10/01/01 *O: DO AS TO (95-C-215M & 01-C-110X) & DAYTON POWER & LIGHT
 868 CO/MAC (S/9/20)
 869 10/03/01 # COS AS TO BARBARA LEMLEY'S CROSS-NOT OF DEPO
 870 10/03/01 # COS AS TO P'S ANS./RESP'S TO CONSOLID REQ FOR ADM'S.
 871 # INTERROG'S & REQ FOR PROD
 872 10/03/01 # COS AS TO P'S REQ FOR ADM
 873 10/03/01 # COS AS TO P'S CROSS-NOT OF DEPO
 874 10/03/01 # SUGG OF DEATH W/ATTACH; NOT FOR SUBST OF PARTIES W/ATTACH &
 875 # W/COS
 876 10/03/01 # COS AS TO JAMES BRANAM'S SUPP EXPERT WIT DESIGN & STATEMENT
 877 # CONCERNING TESTIMONY OF EXPERT WIT
 878 10/04/01 # COS AS TO P'S NOT OF DEPO
 879 10/05/01 # ND; CCM: 10/4/01; 9/24/01; M. VICTORSON, J. OLSON, J. SKAGGS
 880 # L. CROSCO, D. CECIL, E. JAMES, BY EB
 881 10/05/01 # NOT OF DEPO W/COS; NOT OF DEPO W/COS; NOT OF DEPO W/COS
 882 10/05/01 # NOT OF DEPO W/COS; NOT OF DEPO W/COS; NOT OF DEPO W/COS
 883 10/05/01 # NOT OF DEPO W/COS; NOT OF DEPO W/COS; 2ND AND NOT OF DEPO
 884 # W/COS
 885 10/05/01 # AND NOT OF DEPO W/COS; NOT OF DEPO W/COS;
 886 10/05/01 # GORDON GASKET & PACKING C'S WIT LIST W/COS;
 887 10/05/01 # NOT OF DEPO W/COS; NOT OF DEPO W/COS;
 888 10/05/01 # NOT OF DEPO W/COS; NOT OF DEPO W/COS; NOT OF DEPO W/COS
 889 10/05/01 # NOT OF DEPO W/COS;
 890 10/05/01 # COS AS TO P'S RESP TO OUTLINE CO'S SPECIFIC REQ FOR ADM
 891 10/05/01 # COS AS TO P'S RESP TO PIZER INC'S SPECIFIC REQ FOR ADM
 892 10/09/01 # MCJUNKIN CORP'S FINAL WIT DISCL W/COS
 893 10/09/01 # COS AS TO NOT OF DEPO
 894 10/09/01 # COS AS TO NOT OF CONT DEPO
 895 10/09/01 # CASE INFO SHEET; PRASCIPE FOR APPEARANCE W/COS
 896 10/09/01 # ANS OF SAFETY FIRST INDUSTRIES TO ALL CR CL'S W/COS
 897 10/09/01 # ANS OF SAFETY FIRST INDUSTRIES W/COS
 898 10/09/01 # COS AS TO P'S REQ TO ADMIT DIRECTED TO FLINTKOTE CO.
 899 10/09/01 # COS AS TO P'S REQ FOR PROD TO FLINTKOTE CO.
 900 10/09/01 # COS AS TO P'S INTERROG'S TO FLINTKOTE CO.
 901 10/09/01 # COS AS TO NOT OF DEPO;
 902 10/09/01 # NOT OF APPEARANCE W/COS
 903 10/10/01 # ANS OF ANS OF BEAZER EAST INC., W/COS
 904 10/09/01 *O: DO AS TO BAYER CORP & 01-C-219/MAC (S/9/24)
 905 10/09/01 *O: DO AS TO BAYER CORP & 98-C-231/MAC (S/9/24)
 906 10/09/01 *O: DO AS TO BAYER CORP & 98-C-231/MAC (S/9/24)
 907 10/09/01 *O: DO AS TO P (01-C-110X) & MONONGAHELA POWER/MAC (S/9/24)
 908 10/09/01 *O: DO AS TO P (95-C-67-R1) & OKONITE CO/MAC (S/9/24)
 909 10/09/01 *O: DO AS TO P (97-C-188) & OKONITE CO/MAC (S/9/24)
 910 10/09/01 *O: DO AS TO P (97-C-188) & OKONITE CO/MAC (S/9/24)
 911 10/09/01 *O: DO AS TO P (97-C-188) & OKONITE CO/MAC (S/9/24)
 912 10/09/01 *O: DO AS TO P (99-C-67R1) & OKONITE CO/MAC (S/9/24)
 913 10/09/01 *O: DO AS TO P (01-C-110X) & BAYER CORP/MAC (S/9/24)
 914 10/10/01 # COS AS TO AMERICAN STANDARD & WESTINGHOUSE AIRBRAKE CO'S
 915 # REQ FOR ADM'S
 916 10/10/01 # COS AS TO VIMASCO CORP'S REQ FOR ADM'S
 917 10/10/01 # COS AS TO INDUSTRIAL HOLDINGS CORP'S REQ FOR ADM'S

918 10/10/01 # AND NOT OF DEPO W/COS
 919 10/10/01 # COS AS TO A&I CO'S RESP TO P'S REQ FOR PROD
 920 10/10/01 # COS AS TO A&I CO'S RESP TO P'S MASTER INTERROG'S
 921 10/10/01 # NOT OF DEPO W/COS;
 922 10/10/01 # (3) COS AS TO P'S RESP TO GENERAL ELECTRIC'S REQ FOR ADM'
 923 10/10/01 # COS AS TO P'S RESP TO CONSOLID REQ FOR ADM'S, INTERROG'S &
 924 # REQ FOR PROD
 925 10/10/01 # COS AS TO P'S RESP TO CONSOLID REQ FOR ADM'S, INTERROG'S &
 926 # REQ FOR PROD
 927 10/10/01 # COS AS TO P'S RESP TO CONSOLID REQ FOR ADM'S, INTERROG'S &
 928 # REQ FOR PROD
 929 10/10/01 # (4) COS AS TO P'S RESP TO CONSOLID REQ FOR ADM'S, INTERROG'S &
 930 # REQ FOR PROD
 931 10/10/01 # COS AS TO A&I CO'S RESP TO P'S 1ST REQ FOR ADM'S & INTERROG'S
 932 10/10/01 # COS AS TO A&I CO'S RESP TO P'S 1ST REQ FOR ADM & INTERROG'S
 933 10/10/01 # NOT OF SUBST W/COS
 934 10/10/01 # COS AS TO NOT OF DEPO
 935 10/11/01 # NOT OF MOT; NOT FOR EXEMPTION W/COS
 936 10/11/01 # NOT OF MOT; NOT FOR EXEMPTION W/COS;
 937 10/11/01 # NOT OF MOT; NOT FOR EXEMPTION W/COS
 938 10/11/01 # ND; CCM; 10/10/01; 09/24/01; M. VICTORSON; L. CROSCIO;
 939 # J. SKAGGS; D. CECIL; E. JAMES; BY BE
 940 10/12/01 # COS AS TO ANS TO D MASTER SET INTER & REQ FOR POD (01-C-215)
 941 10/12/01 # NOT OF CONT OF DEPO'S OF P W/ COS
 942 10/12/01 # COS AS TO RESP TO P REQ FOR ADM OBO GEO. P. REINTJES CO.
 943 10/12/01 # COS AS TO NO AMERICAN REPR RESP TO P 1ST REQ FOR ADM, INTER
 944 & RESP TO REQ FOR POD
 945 10/11/01 # COS AS TO P ID OF EXH & DOC (VARIOUS P FR VARIOUS COUNTRIES;
 946 10/11/01 # NOT OF DEPOS W/COS; COV LET
 947 10/11/01 # NOT OF DEPOS W/COS; COV LET
 948 10/12/01 # P'S SUPPLMNTL DESIGNA OF EXPRT WIT'S W/COS
 949 10/11/01 # P FINAL DESIG OF WITN (96-C-398) W/COS
 950 10/11/01 # COS AS TO NOT OF DEPO
 951 10/12/01 # NOT TO TAKE CO-WRKR G. BAILEY DEPO'S W/COS
 952 10/12/01 # NOT TO TAKE CO-WRKR J. SMITH; S. RIGORE DEPO'S W/COS
 953 10/12/01 # NOT TO TAKE CO-WRKR J. MAYNARD DEPO'S W/COS
 954 10/12/01 # BRT IN SUPRT OF MOT FOR SMRY JDCMNT; CONCLUDES; W/COS
 955 10/15/01 # NOT OF MOT; NOT FOR SJ W/COS
 956 10/15/01 # AND COMP
 957 10/15/01 # DEF'S MOT FOR PROTECTIVE O W/COS W/EXHIBITS ATT'D
 958 10/12/01 # COS AS TO P'S PRODUCT PREMISE AT ISSUE WITNESS DISCLOSURE
 959 10/12/01 # P'S DESIGNATION OF EXPRT WITNESSES
 960 10/12/01 # DESIGNATION OF FACT WITNESSES W/COS
 961 10/12/01 # COS AS TO P'S 2ND SET OF REQ COR ADMISSIONS & INTERROG TO DEF
 962 P'S 2ND SET OF POD
 963 10/15/01 # COS AS TO P PARELLA'S OBT & REQ ANS RESP TO DEF REQ FOR
 964 ADMISSIONS INTERROG & REQ FOR POD
 965 10/15/01 # COS AS TO P'S NOT OF JOINDER IN P'S MOT TO SET ASIDE
 966 10/15/01 # MOT TO AND C OBO P REPR BY HUMPHREYS W/COS; AND C
 967 10/15/01 # COS AS TO P RESP TO ACAS REQ FOR ADM (01-71-RB)
 968 10/15/01 # COS AS TO P RESP TO ACAS REQ FOR ADM (01-C-1716)
 969 10/15/01 # COS AS TO P RESP TO ACAS REQ FOR ADM (97-C-1881)
 970 10/15/01 # COS AS TO P RESP TO ACAS REQ FOR ADM (99-C-1032)
 971 10/15/01 # COS AS TO P RESP TO ACAS REQ FOR ADM (99-C-47-R1)
 972 10/15/01 # COS AS TO P RESP TO ACAS REQ FOR ADM (97-C-188)
 973 10/15/01 # COS AS TO P RESP TO ACAS REQ FOR ADM (96-C-421)
 974 10/15/01 # COS AS TO P RESP TO ACAS REQ FOR ADM (98-C-2507)
 975 10/15/01 # COS AS TO P RESP TO ACAS REQ FOR ADM (98-C-2507)
 976 10/15/01 # NOT OF APPEAR OBO GEO W/COS
 977 10/15/01 # ANS TO CR CL W/COS OBO GEO (93-C-1595); CASE INFO SHEET
 978 10/15/01 # ANS TO AND C OBO GEO (95-C-1595) W/COS
 979 10/15/01 # COS AS TO P RESP TO DANA CORP, GAGE CO, RHONE POULENC & UNION
 980 CARBIDE COMB REQ FOR ADM (98-C-2507)
 981 10/15/01 # COS AS TO P RESP TO UNION CARB REQ FOR ADM TO P (98-C-2507)
 982 10/15/01 # COS AS TO P RESP TO TEN REQ FOR ADM TO P (98-C-2507)
 983 10/15/01 # COS AS TO P RESP TO DANA CORP REQ FOR ADM (98-C-2507)

984 10/15/01 *COS AS TO P RESP TO GAGE CO REQ FOR ADM TO (98-C-2507)
 985 10/15/01 *COS AS TO P RESP TO PERODO AMERICA REQ FOR ADM (98-C-2507)
 986 10/15/01 *COS AS TO P RESP TO GASKET HOLDINGS REQ FOR ADM (98-C-2507)
 987 10/15/01 *COS AS TO P RESP TO RHODE POULENC REQ FOR ADM (98-C-2507)
 988 10/15/01 *COS AS TO P DISCL OF FACT & EXP WITN (98-C-3042/01-C-1431)
 989 10/15/01 *COS AS TO NOT OF MOT TO APPR SEIT (99-C-0046), NOT OF MOT
 990 MOT FOR APPR OF DISTRIB OF PROCEEDS
 991 10/15/01 *P (99-C-226RE(W) SUPP EXP WITN DESIG & SIMT CONCERNING TESTIM
 992 OF EXP WITN W/COS
 993 10/15/01 *ISS SUM & 4 CPTS BY SCHWARTZ
 994 10/15/01 *NOT OF JOINDER IN P MOT TO SET ASIDE D COMBUST ENG CLAIMS
 995 OF WRK PROD PROTECTION & NOT OF HRS W/COS
 996 10/15/01 # LET FR SS DTD 10/12/01, RMR AS TO INSTL-COUSTIC CONTRACTING
 997 (01-C-1716)
 998 10/15/01 # COS AS TO P'S DISCL OF LAY WIT'S
 999 10/15/01 # COS AS TO VARIOUS P'S ANS' TO D'S 1ST INTERROG'S & 1ST
 1000 REQ FOR PROD
 1001 10/15/01 # NOT OF DEPO W/COS
 1002 10/15/01 # COS AS TO P'S SUPP POTENTIAL CO-WORKER DESIGN & P'S SUPP
 1003 # EXPERT WIT'S & TREATING PHYSICIAN DESIGN'S
 1004 10/15/01 # COS AS TO P'S SUPP EXH LIST & P'S SUPP POTENTIAL CO-WORKER
 1005 # DESIGN & P'S SUPP EXPERT WIT LIST
 1006 10/15/01 # COS AS TO LOCKHEED MARTIN CORP'S RESP TO P'S REQ FOR ADM'S &
 1007 INTERROG'S
 1008 10/15/01 # COS AS TO LOCKHEED MARTIN CORP'S RESP TO P'S 1ST REQ FOR PROD
 1009 10/15/01 # ISSUED SUM & 2 CPTS AS TO FLINTKOTE CO.
 1010 10/15/01 # COS AS TO RESP'S OBO VIMASCO CORP. TO P'S 1ST REQ FOR PROD
 1011 10/15/01 # COS AS TO ANS' OBO VIMASCO CORP. TO P'S 1ST REQ FOR ADM &
 1012 INTERROG'S
 1013 10/15/01 # COS AS TO RESP'S OBO VIMASCO CORP. TO P'S 1ST REQ FOR PROD
 1014 10/15/01 # COS AS TO ANS' OBO VIMASCO CORP. TO P'S 1ST REQ FOR ADM &
 1015 INTERROG'S
 1016 10/16/01 # COS AS TO GORDON GASKET & PACKING CO'S RESP'S TO P'S 1ST
 1017 REQ FOR ADM
 1018 10/16/01 # COS AS TO GORDON GASKET & PACKING CO'S RESP TO P'S 1ST
 1019 REQ FOR ADM
 1020 10/16/01 # COS AS TO OBT'S & RESP'S TO P'S 1ST REQ FOR PROD
 1021 10/16/01 # COS AS TO OBT'S & RESP'S TO P'S 1ST REQ FOR ADM'S &
 1022 INTERROG'S
 1023 10/16/01 # COS AS TO OBT'S & RESP'S TO P'S 1ST REQ FOR ADM'S
 1024 10/16/01 # COS AS TO OBT'S & RESP'S TO P'S 1ST REQ FOR PROD
 1025 10/16/01 # COS AS TO MOBIL OIL CORP'S RESP TO PHYLLIS PACK'S 1ST REQ
 1026 FOR ADM'S & INTERROG'S
 1027 10/16/01 # COS AS TO P'S ANS' BAYER CORP'S 1ST COMBINED REQ FOR ADM'S,
 1028 INTERROG'S & REQ FOR PROD
 1029 10/16/01 # COS AS TO P'S ANS' GENERAL ELECTRIC CO'S REQ FOR ADM'S
 1030 10/16/01 # COS AS TO ANS' OF PNEUMO ABEX CORP. TO P'S 1ST INTERROG'S
 1031 10/16/01 # COS AS TO RESP'S OF PNEUMO ABEX CORP TO P'S 1ST REQ FOR ADM'S
 1032 10/16/01 # COS AS TO RESP'S OF PNEUMO ABEX CORP. TO P'S 1ST REQ FOR PROD
 1033 10/16/01 # COS AS TO RESP'S OF PNEUMO ABEX CORP. TO P'S 1ST REQ FOR PROD
 1034 10/16/01 # COS AS TO RESP'S OF PNEUMO ABEX CORP. TO P'S 1ST REQ FOR PROD
 1035 10/16/01 # COS AS TO ANS' OF PNEUMO ABEX CORP. TO P'S 1ST REQ FOR ADM'S
 1036 10/16/01 # COS AS TO P'S RESP TO MINNESOTA MINING & MANUFACTURING
 1037 CO'S REQ FOR ADM
 1038 10/16/01 # MEMO OF ALL D'S IN OPPOS TO CERTAIN P'S MOT TO ADD TWO CASES
 1039 TO JANUARY TRIAL GROUP W/COS
 1040 10/16/01 # COS AS TO GOODRICH CORP'S RESP TO P'S REQ FOR ADM'S
 1041 10/16/01 # COS AS TO CHEVRON U.S.A PRODUCTS CO'S RESP TO PHYLLIS PACK'S
 1042 1ST REQ FOR ADM'S
 1043 10/16/01 # MOT TO COMPEL W/COS; MOT TO COMPEL W/COS
 1044 10/17/01 # RE-ISSUED SUM & 2 CPTS AS TO ANCHRM PRODUCTS
 1045 10/17/01 # COS AS TO ROSALYN RHODES' RESP TO POSTER WHEELER ENERGY
 1046 10/17/01 # CORP'S REQ FOR ADM'S, INTERROG'S & REQ FOR PROD
 1047 # COS AS TO RESP TO P'S MOT FOR PROD OF DOCS
 1048 10/17/01 # COS AS TO JAMES BRANAM'S 1ST SUPP ANS' TO PITTSBURGH
 1049 10/17/01

1050 # CORNING CORP'S 1ST SPECIFIC INTERROG'S & REQ FOR PROD
1051 COS AS TO JAMES BRANAM'S & JOHN PAGE'S OBJ'S & RESP'S TO
1052 # FOSTER WHEELER ENERGY CORP'S REQ FOR ADM'S, INTERROG'S & REQ
1053 # FOR PROD
1054 COS AS TO P'S PROPOSED O APPROV & DISBURSING & NOT OF BRG
1055 COS AS TO P'S CROSS-NOT OF DEPO
1056 COS AS TO P'S CROSS-NOT OF DEPO
1057 OHIO EDISON CO'S JOINDER IN D'S MOT FOR PROT O W/COS
1058 EXH "A"
1059 COS AS TO OWENS-ILLINOIS INC'S RESP TO P'S 1ST REQ FOR ADM
1060 # & INTERROG'S
1061 COS AS TO OWENS-ILLINOIS INC'S RESP TO P'S 1ST REQ FOR ADM
1062 # & INTERROG'S
1063 COS AS TO P'S ANS' TO US STEEL CORP'S 1ST REQ FOR ADM'S
1064 COS AS TO P'S ANS' TO US STEEL CORP'S 1ST REQ FOR ADM'S
1065 COS AS TO P'S ANS' TO US STEEL CORP'S 1ST REQ FOR ADM'S
1066 COS AS TO P'S ANS' TO US STEEL CORP'S 1ST REQ FOR ADM'S
1067 COS AS TO P'S RESP TO INSUL CO'S REQ FOR ADM'S, PROD &
1068 INTERROG'S
1069 COS AS TO P'S RESP TO INSUL CO'S REQ FOR ADM', PROD &
1070 INTERROG'S
1071 COS AS TO P'S RESP TO INSUL CO'S REQ FOR ADM, PROD & INTERROG
1072 COS AS TO P'S RESP TO INSUL CO'S REQ FOR ADM, PROD & INTERROG
1073 COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S 1ST REQ
1074 # FOR ADM'S & INTERROG'S
1075 COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S 1ST REQ FOR
1076 PROD
1077 COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S 1ST REQ FOR
1078 PROD
1079 COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S 1ST REQ
1080 # FOR ADM & INTERROG'S
1081 # NOT OF JOINDER IN P'S MOT TO SET ASIDE W/COS;
1082 COS AS TO VARIOUS P'S RESP'S TO REQ FOR ADM'S
1083 COS AS TO RESP OBO DIDIER-TAYLOR REFRACTORIES CO. TO P'S
1084 REQ FOR ADM'S
1085 COS AS TO P'S INTERROG'S TO GEOR P. REIMTJES CO.
1086 COS AS TO ANGLEIMA GAGICH'S RESP TO BAYER CORP'S 1ST
1087 COMBINED REQ FOR ADM'S, INTERROG'S & REQ FOR PROD
1088 COS AS TO EILEEN BURCH'S RESP'S TO BAYER CORP'S 1ST COMBINED
1089 REQ FOR ADM'S, INTERROG'S & REQ FOR PROD
1090 COS AS TO ANGELINE GAGICH & IDA FITZWATER'S RESP'S TO FOSTER
1091 WHEELER ENERGY CORP'S REQ FOR ADM'S, INTERROG'S & REQ FOR PROD
1092 COS AS TO MONSANTO CO'S OBJ TO P'S REQ FOR PROD
1093 (2) COS AS TO MONSANTO CO'S GENERAL OBJ TO P'S 1ST INTERROG'S
1094 COS AS TO OBJ'S & RESP'S TO P'S REQ FOR PROD
1095 COS AS TO OBJ'S & RESP'S TO P'S REQ FOR PROD
1096 COS AS TO OBJ'S & RESP'S TO P'S REQ FOR PROD
1097 COS AS TO NITRO INDUSTRIAL COVERINGS RESP TO P'S REQ FOR ADM
1098 # & INTERROG'S
1099 COS AS TO NITRO INDUSTRIAL COVERINGS RESP TO P'S REQ FOR PROD
1100 COS AS TO NITRO INDUSTRIAL COVERINGS RESP TO P'S REQ FOR ADM
1101 # & INTERROG'S
1102 COS AS TO NITRO INDUSTRIAL COVERINGS RESP TO P'S REQ FOR PROD
1103 COS LET; COS AS TO BMI, INC'S RESP TO P'S REQ FOR ADM
1104 LET ER SS DTD LESLIE CROSCO DTD 10/17/01 W/ATTACH
1105 COS AS TO PNEUMO ABEX CORP'S RESP'S TO P'S REQ FOR PROD
1106 ANS OBO DIDIER-TAYLOR REFRACTORIES CORP. & NL INDUSTRIES TO
1107 ALL CR CL'S W/COS
1108 (11) COS AS TO P'S ANS' TO PFIZER INC'S SPECIFIC REQ FOR ADM'S
1109 (10) COS AS TO P'S ANS' TO QUIGLEY CO'S SPECIFIC REQ FOR ADM'S
1110 COS AS TO A&I CO'S RESP'S TO P'S REQ FOR PROD & REQ FOR ADM'S
1111 # TO VARIOUS D'S
1112 COS AS TO A&I CO'S ANS' TO P'S INTERROG'S TO VARIOUS D'S
1113 COS AS TO BETTY DRAKE, EILEEN BURCH'S & ROSALYN RHODES'S OBJ
1114 & RESP'S TO A&I INC'S CONSOLID REQ FOR ADM'S, INTERROG'S &
1115 # REQ FOR PROD

1116 10/19/01 # COS AS TO JAMES BRANAM, JOHN PAGE'S & JOSEPH PANELLA'S
 1117 # OBJ'S & RESP'S TO ACES INC'S CONSOLID REQ FOR ADM'S, INTERROG
 1118 # & REQ FOR PROD
 1119 # COS AS TO JOHN CRANE INC'S ANS' & OBJ'S TO P'S 1ST MASTER
 1120 # SET OF INTERROG'S & REQ FOR PROD
 1121 # COS AS TO JOSEPH PANELLA'S OBJ'S & RESP'S TO INSUL CO'S
 1122 # REQ FOR ADM, PROD & INTERROG'S
 1123 # COS AS TO TASCOS INSULATIONS RESP'S TO P'S REQ FOR PROD
 1124 # COS AS TO TASCOS INSULATIONS ANS' TO INTERROG'S
 1125 10/19/01 # NOT OF HRG W/COS
 1126 10/19/01 # COS AS TO P'S RESP TO GASKET HOLDINGS REQ FOR ADM
 1127 10/19/01 # COS AS TO P'S RESP TO RHONE POULENC INC'S REQ FOR ADM
 1128 10/19/01 # COS AS TO P'S RESP TO TEN LTD'S REQ FOR ADM
 1129 10/19/01 # COS AS TO P'S RESP TO DANA CORP'S REQ FOR ADM
 1130 10/19/01 # COS AS TO P'S RESP TO DANA CORP'S REQ FOR ADM
 1131 10/19/01 # COS AS TO P'S RESP TO TEN LTD. REQ FOR ADM
 1132 10/19/01 # COS AS TO P'S RESP TO UNION CARBIDE CORP'S REQ FOR ADM
 1133 10/19/01 # COS AS TO P'S RESP TO PERODO AMERICA INC'S REQ FOR ADM
 1134 10/19/01 # COS AS TO P'S RESP TO FOSCO INC'S REQ FOR ADM
 1135 10/19/01 # COS AS TO P'S RESP TO GASKET HOLDING REQ FOR ADM
 1136 10/19/01 # COS AS TO P'S RESP TO GAGE CO'S REQ FOR ADM
 1137 10/19/01 # COS AS TO P'S RESP TO RHONE POULENC INC'S REQ FOR ADM
 1138 10/19/01 # COS AS TO P'S RESP TO VARIOUS CO'S REQ FOR ADM'S
 1139 10/19/01 # COS AS TO P'S RESP TO GAGE CO'S REQ FOR ADM
 1140 10/19/01 # COS AS TO P'S RESP TO VARIOUS D'S REQ FOR ADM'S
 1141 10/19/01 # COS AS TO ANS' OBO VIMASCO CORP. TO P'S 1ST REQ FOR ADM'S
 1142 # & INTERROG'S
 1143 10/19/01 # COS AS TO RESP'S OBO VIMASCO CORP. TOP'S 1ST REQ FOR PROD
 1144 10/19/01 # P'S AMD PRODUCT AT ISSUE WIT DISCL W/COS
 1145 10/19/01 # COS AS TO PHYLLIS PACK'S RESP'S TO HARRISON-WALKER
 1146 # REPROTORIES REQ FOR ADM, INTERROG'S & REQ FOR PROD
 1147 10/19/01 # COS AS TO ADOLPH PETROSKI'S RESP'S TO DRESSER INDUSTRIES
 1148 # REQ FOR ADM'S, INTERROG'S & REQ FOR PROD
 1149 10/19/01 # COS AS TO PHYLLIS PACK'S RESP'S TO PRIZER INC'S SPECIFIC
 1150 # REQ FOR ADM & RESP'S TO QUIGLEY CO'S REQ FOR ADM
 1151 10/19/01 # COS AS TO P'S PROPOSED O & NOT OF HRG
 1152 10/19/01 # COS AS TO VARIOUS P'S OBJ'S & RESP'S TO ACES INC'S CONSOLID
 1153 # REQ FOR ADM'S, INTERROG'S & REQ FOR PROD
 1154 10/19/01 # COS AS TO RICHARD SCHUPBACH'S OBJ'S & RESP'S TO INSUL CO'S
 1155 # REQ FOR ADM, PROD & INTERROG'S
 1156 10/22/01 # NOT OF HRG W/COS;
 1157 10/22/01 # NOT OF HRG W/COS;
 1158 10/22/01 # P'S MOT TO STRIKE OR TO COMPEL; NOT W/COS
 1159 10/22/01 # COS AS TO MOBIL OIL CORP'S RESP TO P'S 1ST INTERROG'S &
 1160 # REQ FOR PROD
 1161 10/22/01 # COS AS TO MOBIL OIL CORP'S RESP TO REQ FOR PROD
 1162 10/22/01 # GARLOCK INC. & ANCHOR PACKING CO'S RESP IN OPPOS TO P'S MOT TO
 1163 # AMD C'S & MOT TO ENFORCE SETTLEMENT W/EXH & COS
 1164 10/22/01 # NOT OF HRG; MOT TO SHORTEN TIME TO PROD DOCS W/COS
 1165 10/19/01 # COS AS TO RICHARD SCHUPBACH'S OBJ'S & RESP'S TO NITRO
 1166 # INDUSTRIAL COVERINGS INTERROG'S
 1167 10/22/01 # D'S OBJ TO P'S NOT OF SUBST W/COS
 1168 10/22/01 # NOT OF DEPO W/COS; NOT OF DEPO W/COS;
 1169 10/22/01 # COS AS TO AMERICAN OPTICAL CORP'S RESP TO P'S 1ST REQ FOR ADM
 1170 # & INTERROG'S TO D'S
 1171 10/22/01 # AMD NOT OF HRG W/COS
 1172 10/22/01 # COS AS TO PHYLLIS PACK'S RESP'S TO GENERAL ELECTRIC'S REQ FOR
 1173 # ADM'S
 1174 10/22/01 # COS AS TO ADOLPH PETROSKI'S RESP'S TO GENERAL ELECTRIC'S
 1175 # REQ FOR ADM'S
 1176 10/22/01 # SUPP DESIGN OF LAY WIT'S & DEPO'S W/COS
 1177 10/22/01 # SUPP DESIGN OF LAY WIT'S & DEPO'S W/COS
 1178 10/22/01 # SUPP DESIGN OF LAY WIT'S & DEPO'S W/COS
 1179 10/22/01 # COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S REQ FOR PROD
 1180 10/22/01 # COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S REQ FOR PROD
 1181 10/22/01 # COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S REQ FOR PROD

1182 10/22/01 # COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S 1ST
 1183 # INTERROG'S
 1184 10/22/01 # COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S 1ST
 1185 # INTERROG'S & REQ FOR PROD
 1186 10/22/01 # COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S 1ST
 1187 # INTERROG'S
 1188 10/22/01 # COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S REQ
 1189 # FOR PROD
 1190 10/23/01 # OBT TO MCJUNKIN CORP'S FINAL WIT DISCL & MOT TO COMPEL;
 1191 # NOT OF HRG W/COS
 1192 10/23/01 # COS AS TO ADOLPH PETROSKI'S ANS' TO NITRO INDUSTRIAL
 1193 # COVERING'S INTERROG'S & REQ FOR PROD
 1194 10/23/01 # COS AS TO PHYLLIS PACK'S ANS' TO NITRO INDUSTRIAL
 1195 # COVERING'S INTERROG'S & REQ FOR PROD
 1196 10/23/01 # COS, COS; COS
 1197 10/23/01 # COS AS TO P'S RESP TO TEN LTD'S COMBINED DISCOV REQ
 1198 10/23/01 # COS AS TO P'S RESP TO GAGS CO'S COMBINED DISCOV REQ
 1199 10/23/01 # COS AS TO P'S RESP TO US GYPSUM CO'S COMBINED DISCOV REQ
 1200 10/23/01 # COS AS TO P'S RESP TO GASKET HOLDING'S COMBINED DISCOV REQ
 1201 10/23/01 # COS AS TO P'S RESP TO FERODO AMERICA'S COMBINED DISCOV REQ
 1202 10/23/01 # COS AS TO P'S RESP TO DANA CORP'S COMBINED DISCOV REQ
 1203 10/23/01 # COS AS TO PNEUMO ABEX CORP'S RESP'S TO P'S 1ST MASTER
 1204 # INTERROG'S & REQ FOR PROD
 1205 10/23/01 # COS AS TO PNEUMO ABEX CORP'S RESP'S TO P'S REQ FOR PROD
 1206 10/23/01 # COS AS TO RESP'S OF GOODYEAR TIRE & RUBBER CO. TO P'S REQ FOR
 1207 # ADM
 1208 10/23/01 # COS AS TO ANS' TO P TO VARIOUS D'S REQ FOR ADM'S
 1209 10/23/01 # COS AS TO ANS' OF P'S. GORDIE & HILDA LAWSON TO GENERAL
 1210 # ELECTRIC COR'S REQ FOR ADM'S
 1211 10/23/01 # COS AS TO ANS' OF P'S GORDIE & HILDA LAWSON TO GENERAL
 1212 # ELECTRIC CO'S REQ FOR ADM'S
 1213 10/23/01 # COS AS TO ANS' OF P'S. LESLIE & PATRICIA SMITH TO GENERAL
 1214 # ELECTRIC CO'S REQ FOR ADM'S
 1215 10/23/01 # COS AS TO ANS' OF GORD LAWSON TO VARIOUS D'S REQ FOR ADM
 1216 10/23/01 # COS AS TO ANS' OF VERNON & BETTY ARNOLD TO VARIOUS D'S
 1217 # REQ FOR ADM
 1218 10/23/01 # NOT OF HRG; DUPONT'S MOT TO COMPEL W/EXH & COS
 1219 10/23/01 # MOT TO SUPP RECORD IN SUPP OF MOT TO AMD C W/EXH & COS
 1220 10/23/01 # \$O: APPROV SETTMENT AGST ASHLAND/MAC
 1221 10/23/01 # \$O: DISMISS CLAIMS OF RAY & BETTY DRAKE AGST ASHLAND/MAC
 1222 10/23/01 # \$O: DISMISS CLAIMS OF E. BURCH, A. GAGICH AGST ASHLAND/MAC
 1223 10/23/01 # E.I. DUPONT DE NEMOURS & CO'S RESP TO P'S MOT TO COMPEL
 1224 # DISCOV W/EXH'S & COS
 1225 10/24/01 # VARIOUS D'S REPLY TO P'S RESP TO D'S MOT TO DIS OR MOT FOR
 1226 # SJ W/COS
 1227 10/24/01 # COV LET; EXH'S
 1228 10/12/01 # COS AS P'S PRODUCT PREMISE AT ISSUR EIT DISC
 1229 10/24/01 # COS AS TO REQ FOR ADM & INTERROG'S
 1230 10/24/01 # COS AS TO AMD NOT OF CONT DEPO
 1231 10/24/01 # O: GR MOT FOR APPR OF WRONGFUL DEATH CLAIM (99C-46/RUGGLES)
 1232 /MAC
 1233 10/24/01 # O: GRT LEAVE TO AMD C TO ADD COMBUSTION ENG AS D/MAC
 1234 10/24/01 # O: GRT LEAVE TO AMD C TO ADDASFA BROWN COVERIT, INC. AS A
 1235 PARTY D/MAC
 1236 10/24/01 # COS AS TO OWNERS-ILLINOIS INC'S RESP TO P'S 1ST REQ FOR PROD
 1237 10/24/01 # DO AS TO (99-C-67RI/WILLIAMS) & MOBIL OIL CO/MAC
 1238 10/24/01 # DO AS TO (99-C-143-RI/LEMLEY) & MOBIL OIL CO/MAC
 1239 10/24/01 # DO AS TO (95-C-1595/HUMPHREYS) & MOBIL OIL CO/MAC
 1240 10/24/01 # DO AS TO (99-C-67RI/WILLIAMS) & BORG WARNER/MAC
 1241 10/24/01 # DO AS TO (98-C-2507/JACOBS) & BORG WARNER/MAC
 1242 10/24/01 # DO AS TO (97-C-188/SCHMIDT) & MOBIL OIL CO/MAC
 1243 10/24/01 # DO AS TO (01-C-1716/SHAW) & MOBIL OIL CO/MAC
 1244 10/24/01 # DO AS TO (99-C-133RI/HIDE) & MOBIL OIL CO/MAC
 1245 10/24/01 # DO AS TO (96-C-421/HEADLEY) & MOBIL OIL CO/MAC
 1246 10/24/01 # DO AS TO (97-C-188/BLANKENSHIP) & MOBIL OIL CO/MAC
 1247 10/24/01 # DO AS TO (99-C-1032/PERKINS) & MOBIL OIL CO/MAC

1248 10/24/01 *O: AGREED DO AS TO CLAIMS OF EDWARD & OPAL HARDMAN & WILLIAM
1249 & ORPHEA MCGRAMER & ASHLAND INC/MAC
1250 10/24/01 *O: ADM ROBERT EMALD PRO HAC VICE OBO DUPONT/MAC
1251 10/24/01 *O: ADM WALTER M. JONES PRO HAC VICE OBO DUPONT/MAC
1252 10/24/01 *STIP OF DISM AS TO GUILLEY CO BY CARR 100-C-101
1253 10/24/01 *STIP OF DISM AS TO PRIZER BY CARR 100-C-101
1254 10/24/01 *O: VOL DISM AS TO CARR 100-C-101 & PRIZER/MAC
1255 10/24/01 *O: VOL DISM AS TO CARR 100-C-101 & GUILLEY CO/MAC
1256 10/25/01 @ ND; CCM: 10/24/01, 10/24/01; W. SMARTZ; CCD; G. ROBERTSON; BY MH
1257 10/25/01 @ ND; CCM: 10/24/01, 10/24/01; L. CROSCO; CCD; G. ROBERTSON; BY MH
1258 10/25/01 @ 171 ND; CCM: 10/24/01, 10/24/01; B. MATLOCK; CCD; G. ROBERTSON;
1259 BY MH
1260 10/25/01 # LET FR PAULIA DURST TO KATHY HENNING DTD 10/23/01
1261 10/25/01 # MOT FOR ADM PRO HAC VICE ADM; VERIFIED STATEMENT
1262 10/25/01 # MOT FOR ADM PRO HAC VICE ADM; VERIFIED STATEMENT W/COS
1263 10/25/01 # DOC/EXH LIST OF AMERICAN OPTICAL CORP. W/COS;
1264 10/25/01 # DOC/EXH LIST OF A&I COMPANY W/COS
1265 10/25/01 @ COS AS TO GUARD-LINE INC. REP & OBJECTS TO P'S 1ST SET OF REQ
1266 @ F ADMS & INTERR TO D'S
1267 10/25/01 @ COS AS TO P'S RESP TO D J. CRANE, INC. REQ F ADMS & INTERR
1268 @ ADDRESSED TO GLENN ARNOTT; ROY BLANKENSHIP; CHARLES HYDE;
1269 @ CHARLES WILLIAMS
1270 10/25/01 *O: ALLOW C TO BE AMD TO ADD ABB, INC. & ABB, LTD/MAC (S/10/24)
1271 10/26/01 # AMD NOT OF HRG W/COS; AMD NOT OF HRG W/COS
1272 10/25/01 *O: DO AS TO (98-C-247/MOFFSINGER) & ARISTECH CHEM/MAC (S/10/24
1273 10/25/02 *O: DO AS TO (97-C-188/BLANKENSHIP) & CORNING INC/MAC (S/10/24)
1274 10/25/01 *O: DO AS TO (98-C-661/MCCOMAS) & KAISER ALUM & CHEM & RAVENSWOOD
1275 ALUM CORP/MAC (S/10/24)
1276 10/25/01 *O: DO AS TO (01-C-1923/MEANS) & KAISER ALUM & CHEM & RAVENSWOOD
1277 ALUM CORP/MAC (S/10/24)
1278 10/25/01 *O: DO AS TO (98-C-701/ROBERTSON) & KAISER ALUM & CHEM &
1279 RAVENSWOOD ALUM CORP/MAC (S/10/24)
1280 10/25/01 *O: DO AS TO (98-C-889/BLOSS) & KAISER ALUM & CHEM & RAVENSWOOD
1281 ALUM CORP/MAC (S/10/24)
1282 10/25/01 *O: DO AS TO (97-C-145/BURNER) & KAISER ALUM & CHEM &
1283 RAVENSWOOD ALUM CORP/MAC (S/10/24)
1284 10/25/01 *O: DO AS TO (98-C-544/BROWN) & KAISER ALUM & CHEM & RAVENSWOOD
1285 ALUM CORP/MAC (S/10/24)
1286 10/25/01 *O: DO AS TO (01-C-7196/MAYBRIGHT) & CORHART CORP/MAC (S/10/24
1287 10/26/01 @ 13 KD; CCD; 10/25/01, 10/25/01; JOSEPH BESSON; BY MH
1288 10/26/01 @ 17 ND; CCD; 10/26/01, 10/24/01; JACKSON & KILLY (2); BY JR
1289 10/25/01 *DO AS TO (01-C-219/LANSON) & ARISTECH CHEM/MAC (S/10/24;
1290 10/25/01 *DO AS TO (01-C-219/LANSON) & OCCIDENTAL CHEM/MAC (S/10/24;
1291 10/25/01 *DO AS TO (01-C-197/LANSON) & ARISTECH CHEM/MAC (S/10/24;
1292 10/25/01 *DO AS TO (01-C-197/BALLEV) & OCCIDENTAL CHEM/MAC (S/10/24;
1293 10/26/01 # COS AS TO PLIBRICO'S RESP TO P'S REQ FOR ADM'S
1294 10/26/01 # COS AS TO PLIBRICO'S RESP TO P'S 1ST REQ FOR ADM'S
1295 10/26/01 # GREENE TWEED & CO'S EXH LIST W/COS
1296 10/26/01 # COS AS TO ANS TO INTERROG'S, REQ FOR ADM'S & REQ FOR PROD OF
1297 # HARBISON WALKER REFRACTORIES & DRESSER INDUSTRIES
1298 10/26/01 # COS AS TO RESP'S TO P'S INTERROG'S, REQ FOR ADM'S &
1299 # REQ FOR PROD OF HARBISON WALKER REFRACTORIES
1300 10/26/01 # FOSTER WHEELER CORP. & FOSTER WHEELER ENERGY CORP'S EXH LIST
1301 W/COS
1302 10/26/01 @ COS AS TO P A. PETROSKI ANS TO JOHN CRANE REQ F ADM & INTERR
1303 @ 1ST SET AND REQ FOR PROD
1304 10/26/01 @ COS AS TO P ANS TO J. CRANE REQ FOR ADM & INTERR 1ST REQ F PROD
1305 10/26/01 @ NOT TO TAKE DEPO OF T. ROBERTSON W/COS; NOT TO TAKE DEPO OF
1306 B. WILLIAMS W/COS
1307 10/24/01 *DO OBO GOODYEAR TIRE & RUBBER & (98-C-1136/PETROSKI)/MAC
1308 10/24/01 *DO OBO MONONGAHELA POWER (98-C-1136/PETROSKI)/MAC
1309 10/26/01 *DO OBO GOODYEAR TIRE & RUBBER/01-C-195/ARNOLD/MAC (S/10/24;
1310 10/26/01 *DO OBO GOODYEAR BAYER CORP/01-C-195/ARNOLD/MAC (S/10/24)
1311 10/29/01 @ ND; CCM: 10/26/01, 10/24/01; M. VICTORSON; G. ROBERTSON; E. JAMES
1312 @ J. SKAGGS; J. CECIL; B. MATLOCK; BY EB
1313 10/29/01 @ ND; CCM: 10/26/01, 10/24/01; M. VICTORSON; W. SCHWARTZ; J. SKAGGS

1314 2 R. BUTLER; D. CECIL; E. JAMES; BY EB
 1315 3 ND; CCM; 10/26/01; 10/24/01; M. VICTORSON; D. CECIL; E. JAMES;
 1316 4 J. SKAGGS; BY EB
 1317 5 ND; CCM; 10/26/01; 10/24/01; J. DINSMORE; J. COOPER; BY EB
 1318 6 DO AS TO P {01-C-195/ARNOLD} & MONONGAHELA POWER/MAC {S/10/24}
 1319 7 DO AS TO P {01-C-239/SMITH} & BAYER CORP/MAC
 1320 8 DO AS TO P {01-C-239/SMITH} & BAYER CORP/MAC
 1321 9 DO AS TO P {01-C-239/SMITH} & BAYER CORP/MAC
 1322 10 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1323 11 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1324 12 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1325 13 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1326 14 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1327 15 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1328 16 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1329 17 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1330 18 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1331 19 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1332 20 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1333 21 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1334 22 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1335 23 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1336 24 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1337 25 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1338 26 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1339 27 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1340 28 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1341 29 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1342 30 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1343 31 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1344 32 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1345 33 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1346 34 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1347 35 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1348 36 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1349 37 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1350 38 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1351 39 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1352 40 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1353 41 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1354 42 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1355 43 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1356 44 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1357 45 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1358 46 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1359 47 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1360 48 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1361 49 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1362 50 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1363 51 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1364 52 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1365 53 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1366 54 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1367 55 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1368 56 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1369 57 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1370 58 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1371 59 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1372 60 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1373 61 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1374 62 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1375 63 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1376 64 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1377 65 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1378 66 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC
 1379 67 DO AS TO P {01-C-197/BAILEY} & BAYER CORP/MAC

1380 (S/10/31
 1381 # COS AS TO RESP OF ACAS INC., TO P'S MASTER INTERROG'S &
 1382 # REQ FOR PROD
 1383 # LOCKHEED MARTIN CORP'S DISCL OF LAY & EXPERT WIT'S W/COS
 1384 # NOT OF DEPO W/COS; NOT OF DEPO W/COS; NOT OF DEPO W/COS
 1385 # NOT OF DEPO W/COS; NOT OF DEPO W/COS; NOT OF DEPO W/COS;
 1386 # NOT OF DEPO W/COS; NOT OF DEPO W/COS; NOT OF DEPO W/COS;
 1387 # LET FR MARION KIMPERSON TO CLK DTD 10/29/01
 1388 # COS AS TO DOROTHY GARR'S EXH LIST
 1389 # P'S MOT F LEAVE TO FILE A AMND COMPLNT & NOT OF HRG W/COS
 1390 # ND; CCM; 10/31/01; 10/23/01; L. CROSCC; BY EB
 1391 # ND; CCM; 10/31/01; 10/24/01; B. MATTOCK; BY EB
 1392 # COS AS TO P'S RESP TO D OKONITE CO REQ F ADMS TO FRD JACKSON
 1393 # COS AS TO D OWENS RESP TO P'S 1ST REQ F PROD OF DOCS
 1394 # COS AS TO N. AMERC REF CO RESP TO P'S REQ F ADMS DRCTD TO D
 1395 # N. AMERC REFAC CO
 1396 # NOT OF MOT; NOT OPPOS D'S EXAM W/COS
 1397 # COS AS TO P'S, RICHARD & SHIRLEY SCHUPBACH'S ANS' TO P.B.
 1398 # WRIGHT'S REQ FOR PROD & ANS' TO INTERROG'S & ANS' TO REQ
 1399 # FOR ADM'S & CONTINGENT INTERROG'S
 1400 # P'S WIT'S W/COS
 1401 # COS AS TO P'S RESPS' TO CONSOLID REQ FOR ADM'S
 1402 # SUPP DOC/EXH LIST OF P'S REPRESENTED BY HARTLEY C'BRIEN
 1403 # PARSONS THOMPSON & HILL W/ATTACH & COS
 1404 # COS AS TO MCJUNKIN CORP'S ANS' TO P'S REQ FOR PROD
 1405 # COS AS TO MCJUNKIN CORP'S ANS' T P'S REQ FOR PROD & REQ
 1406 # FOR ADM TO VARIOUS D'S
 1407 # COV LET; COS AS TO MCJUNKIN CORP'S ANS' TO P'S INTERROG'S TO
 1408 # VARIOUS D'S
 1409 # COS AS TO RESP OF ACES TO P REQ FOR POD (01-C-219/LANSONI
 1410 # COS AS TO RESP OF ACES TO P REQ FOR POD (98-C-231/PACK
 1411 # COS AS TO RESP OF ACES TO P REQ FOR ADM & INTERR (98-C-231I
 1412 # COS AS TO RESP OF ACES TO P REQ FOR POD (01-C-239/SMITH)
 1413 # COS AS TO RESP OF ACES TO P INTERR (01-C-219/SMITH)
 1414 # COS AS TO RESP OF ACES TO P 1ST REQ FOR ADM, INTERR & REQ
 1415 # FOR POD (98-C-113G/PETROSKI)
 1416 # COS AS TO ANCHEM PROD RESP TO P 1ST REQ FOR POD (98-C-113G;
 1417 # COS AS TO ANCHEM PROD RESP TO P 1ST REQ FOR ADM & INTERR
 1418 # (98-C-113G;
 1419 # COS AS TO UNION CARBIDE CORP RESP TO P REQ FOR POD (98-C-113G)
 1420 # COS AS TO UNION CARBIDE RESP TO P REQ FOR ADM & INTERR
 1421 # (98-C-113G/PETROSKI)
 1422 # COS AS TO CERTAINTED RESP TO P 1ST REQ FOR ADM (98-C-113G)
 1423 # COS AS TO CERTAINTED RESP TO P 1ST REQ FOR ADM & INTERR
 1424 # (98-C-113G)
 1425 # COS AS TO P RESP TO ELOF HANSSON REQ FOR ADM & CONTINGENT
 1426 # INTERR (VARIOUS CASES FR VARIOUS COUNTIES)
 1427 # COS AS TO P RESP TO F.B. WRIGHT CO PITTSBURGH REQ FOR ADM
 1428 # & CONTINGENT INTERR (VARIOUS CASES FR VARIOUS COUNTIES)
 1429 # COS AS TO P RESP TO OCEAN VIEW CAPITAL REQ FOR ADM & INTERR
 1430 # (VARIOUS CASES FR VARIOUS COUNTIES)
 1431 # COS AS TO ANS' OF VIRGIL SCOTT TO VARIOUS D'S REQ FOR ADM'S
 1432 # COS AS TO EILEEN BURCH'S 1ST REQ FOR ADM', INTERROG'S &
 1433 # REQ TO PROD
 1434 # COS AS TO EILEEN BURCH'S 1ST REQ FOR ADM'S, INTERROG'S &
 1435 # REQ FOR PROD
 1436 # COS AS TO ANGELINE GAGICH'S REQ FOR ADM, INTERROG'S &
 1437 # REQ TO PROD
 1438 # COS AS TO P'S 1ST REQ FOR ADM, INTERROG'S & REQ FOR PROD
 1439 # COS AS TO P'S 1ST REQ FOR ADM, INTERROG'S & REQ TO PROD
 1440 # COS AS TO P'S 1ST REQ FOR ADM, INTERROG'S & REQ TO PROD
 1441 # COS AS TO P'S 1ST REQ FOR ADM, INTERROG'S & REQ TO PROD
 1442 # NOT TO COMPEL; NOT W/COS
 1443 # COS AS TO COMBUSTION ENGINEERING'S RESP TO P'S REQ FOR ADM
 1444 # COS AS TO COMBUSTION ENGINEERING'S RESP TO P'S REQ FOR ADM
 1445 # COS AS TO P RESP TO CONSOLID REQ FOR ADM (01-C-219)

1446 11/01/01 *COS AS TO NOT OF DEPOS (99-C-6781)
 1447 11/02/01 # COS AS TO P'S 1ST REQ FOR ADM'S, INTERROG'S & REQ TO PROD
 1448 11/02/01 # COV LET, ERRATA SHEET FOR MRS. PACX'S DEPO
 1449 11/02/01 # COS AS TO DANA CORP'S ANS' & OBJ'S TO P'S INTERROG'S
 1450 11/02/01 # COS AS TO DANA CORP'S ANS' & OBJ TO P'S REQ FOR PROD
 1451 11/02/01 # COS AS TO FOSCO INC'S RESP TO P'S INTERROG'S
 1452 11/02/01 # COS AS TO FOSCO INC'S RESP TO P'S REQ FOR PROD
 1453 11/02/01 # COS AS TO SHOOK & FLETCHER INSULATION CO'S ANS' & OBJ'S TO
 1454 11/02/01 # P'S INTERROG'S
 1455 11/02/01 # COS AS TO SHOOK & FLETCHER INSULATION CO'S RESP TO P'S
 1456 11/02/01 # 1ST REQ FOR PROD
 1457 11/01/01 *COS AS TO ACES RESP TO P REQ FOR POD (01-C-219/LANSON)
 1458 11/05/01 # NOT TO AMD C'S W/EXH & COS
 1459 11/05/01 # CASE INFO SHEET; AMD C W/EXH'S & COS; ISSUED SUM & 10 CPYS
 1460 11/05/01 # ON AMD C; NOT OF HRG W/COS
 1461 11/05/01 # COS AS TO INSUL CO'S INTERROG'S & REQ FOR PROD TO P
 1462 11/05/01 # P'S MOT TO SBT ASIDE; MEMO IN SUPP OF MOT W/EXH & COS
 1463 11/05/01 # COS AS TO P'S RESP TO VARIOUS D'S REQ FOR ADM
 1464 11/05/01 # COS AS TO P'S RESP TO UNION CARBIDE CORPS' REQ FOR ADM
 1465 11/05/01 # COS AS TO P'S RESP TO GAGE CO'S REQ FOR ADM
 1466 11/05/01 # COS AS TO P'S RESP TO FOSCO INC'S REQ FOR ADM
 1467 11/05/01 # COS AS TO P'S RESP TO DANA CORP'S REQ FOR ADM
 1468 11/05/01 # COS AS TO P'S RESP TO ANCHEM PRODUCTS REQ FOR ADM
 1469 11/05/01 # COS AS TO P'S RESP TO VARIOUS D'S REQ FOR ADM'S
 1470 11/05/01 # COS AS TO P'S RESP TO UNION CARBIDE CORP'S REQ FOR ADM
 1471 11/05/01 # COS AS TO P'S RESP TO RHONE POULENC INC'S REQ FOR ADM
 1472 11/05/01 # COS AS TO P'S RESP TO GAGE CO'S REQ FOR ADM
 1473 11/05/01 # COS AS TO P'S RESP TO FOSCO INC'S REQ FOR ADM
 1474 11/05/01 # COS AS TO P'S RESP TO DANA CORP'S REQ FOR ADM
 1475 11/05/01 # COS AS TO P'S RESP TO GASKET HOLDINGS REQ FOR ADM
 1476 11/05/01 # COS AS TO P'S RESP TO FERROD AMERICA'S REQ FOR ADM
 1477 11/05/01 # COS AS TO P'S RESP TO TEN LTD'S REQ FOR ADM
 1478 11/05/01 # COS AS TO FOSCO INC'S RESP'S TO P'S REQ FOR ADM'S
 1479 11/05/01 # NOT TO F AMD C; NOT W/COS
 1480 11/05/01 # COS AS TO NOT OF DEPO'S
 1481 11/05/01 # COS AS TO P'S RESP TO INTERROG'S & REQ FOR PROD
 1482 11/05/01 # COS AS TO P'S RESP TO INTERROG'S & REQ FOR PROD
 1483 11/05/01 # COS AS TO P'S RESP TO M.S. JACOBS & ASSOCIATES REQ FOR ADM
 1484 11/05/01 # GORDON GASKET & PACKING'S JOINER IN D'S MOT FOR PROT O W/COS
 1485 11/05/01 *O: P GRT LEAVE TO F AMD C/MAC
 1486 11/06/01 # COV LET, RESP OF COMUSTION ENGINEERING TO P'S MOT TO STRIKE
 1487 11/06/01 # OR MOT TO COMPEL W/EXH'S & COS
 1488 11/06/01 # MCDUNKIN CORP'S SUPP FINAL WIT DISCL W/COS;
 1489 11/06/01 # NOT OF DEPO W/COS; NOT OF DEPO W/COS;
 1490 11/06/01 # NOT OF SCHED CONFLICT W/COS
 1491 11/06/01 # ANS OF METROPOLITAN LIFE INS. CO. TO P'S AMD C & TO CR CL'S
 1492 11/06/01 # W/COS
 1493 11/06/01 # AMD COS AS TO AMD NOT OF DEPO'S
 1494 11/06/01 # DOC/EXH LIST OF P'S REPRESENTED BY JAMES HUMPHREYS & ASSOC.
 1495 11/06/01 # W/COS
 1496 11/06/01 # NOT OF DEPO W/COS
 1497 11/07/01 # SUPPLEMENT TO P'S SUPPLEMENTAL EXH LIST W/ATTACH & COS
 1498 11/07/01 # COS AS TO LOCKHEED MARTIN CORP'S ANS TO P'S INTERROG'S
 1499 11/07/01 # COS AS TO LOCKHEED MARTIN CORP'S RESP TO P'S REQ FOR PROD
 1500 11/07/01 # COS AS TO LOCKHEED MARTIN CORP'S RESP TO P'S REQ FOR PROD
 1501 11/07/01 # COS AS TO LOCKHEED MARTIN CORP'S RESP TO P'S REQ FOR PROD
 1502 11/08/01 # ADIANCE/BMI INC'S TRIAL EXH INDEX W/COS
 1503 11/08/01 # COS AS TO JOHN CRANE INC'S TRIAL EXH INDEX
 1504 11/08/01 # STRIP OF DIS AS TO NORTH AMERICAN REFRACORIES CO.
 1505 11/08/01 # AMD C;
 1506 11/08/01 # E.I. DU PONT DE NEMOURS & CO'S AMD DESIGN OF EXPERT WIT'S
 1507 11/08/01 # W/COS
 1508 11/08/01 # E.I. DU PONT DE NEMOURS & CO'S DISCL OF LAY WIT'S W/COS
 1509 11/08/01 # LET FR SS DTD 11/6/01; SUM W/RET 11/6/01 SSI AS TO
 1510 11/08/01 # PSEY201L-QUAKER STATE CO.
 1511 11/08/01 # AMERICAN STANDARD & WESTINGHOUSE AIRBRAKE'S EXPERT WIT

1512 11/08/01 # DISCL W/COS;
1513 11/08/01 # AMERICAN STANDARD & WESTINGHOUSE AIRBRAKE'S LAY WIT DISCL
1514 11/08/01 # VIMASCO CORP'S DISCL OF EXPERT WIT'S W/COS
1515 11/08/01 # VIMASCO CORP'S LAY WIT DISCL
1516 11/08/01 # INDUSTRIAL HOLDINGS CORP'S DESIGN OF EXPERT WIT'S W/COS
1517 11/08/01 # DESIGN OF FACT WIT'S BY INDUSTRIAL HOLDINGS CORP.
1518 11/08/01 # COS AS TO A&I CO'S RESP TO P'S 2ND REQ FOR ADM & INTERROG'S
1519 11/08/01 # COS AS TO P'S CO-WORKER DISCL'S
1520 11/08/01 # COS AS TO SUPP TO P'S SUPP POTENTIAL CO-WORKER DESIGN'S
1521 11/08/01 # COS AS TO P'S RESP TO PRIZER INC'S SPECIFIC REQ FOR ADM
1522 11/08/01 # COS AS TO P'S RESP TO PRIZER INC'S SPECIFIC REQ FOR ADM
1523 11/08/01 # COS AS TO P'S RESP TO PRIZER INC'S SPECIFIC REQ FOR ADM
1524 11/08/01 # COS AS TO P'S RESP TO PRIZER INC'S SPECIFIC REQ FOR ADM
1525 11/08/01 # P'S SUPP DESIGN OF EXPERT WIT'S W/COS
1526 11/08/01 # O: GRT LEAVE TO P AND C IVARIOUS P REPR BY LESLIE CROSCCO/MAC
1527 11/08/01 (S/11/7)
1528 11/08/01 *DO AS TO ALVIE JACOBS (98-C-2507) & MOBIL OIL/MAC (S/11/7);
1529 11/08/01 *DO AS TO PHYLLIS PACK (98-C-231) & MOBIL OIL/MAC (S/11/7)
1530 11/08/01 *DO AS TO WAIBRIGHT (01-C-71-RE) & MOBIL OIL/MAC (S/11/7)
1531 11/08/01 *DO AS TO R. ATKINS (98-C-231) & MOBIL OIL/MAC (S/11/7)
1532 11/08/01 *DO AS TO B. MAY (99-C-226REM) & NO. AMERICAN REPR/MAC
1533 11/08/01 *DO AS TO J. BRANHAM (99-C-226REM) & NO. AMERICAN REPR/MAC
1534 11/09/01 # LET FR JOHN ANETAKIS TO CLK DTD 11/7/01
1535 11/09/01 # P'S FINAL WIT LIST W/COS
1536 11/09/01 # NOT OF SERVICE OF OHIO VALLEY INSULATING CO'S ANS' & QEC'S TO
1537 11/09/01 # P'S 2ND REQ FOR ADM & INTERROG'S & RESP'S & OBJ'S TO P'S
1538 11/09/01 # 2ND REQ FOR PROD
1539 11/09/01 # MOBIL OIL CORP'S AMD PROPOSED EXH LIST W/COS
1540 11/09/01 *O: GRT P REPR BY HUMPHREYS MOT TO AMD C/MAC (S/11/6); AMD C
1541 11/09/01 # MASTER COS AS TO NOT OF CONT DEPO
1542 11/09/01 # NOT OF W/D OF BONNY REDDEN W/COS
1543 11/09/01 # COS AS TO ADOLPH PETROSKI'S ANS' TO CONSOLID REQ FOR ADM'S
1544 11/09/01 # INTERROG'S & REQ FOR PROD
1545 11/09/01 # COS AS TO PHYLLIS PACK'S ANS' TO CONSOLID REQ FOR ADM'S,
1546 11/09/01 # INTERROG'S & REQ FOR PROD
1547 11/09/01 *O: DO AS TO P (99-C-143RI/LEMLEY) & FREEPORT BRICK CO/MAC
1548 11/09/01 (S/11/7)
1549 11/09/01 @ 2 ND; CCM; 11/7/01; S. FARMER; B. MATLOCK; BY HD
1550 11/09/01 # LET FR GEORGE ANETAKIS TO CLK DTD 11/8/01
1551 11/13/01 # COV LET; COS AS TO ADIANCE INC'S INTERROG'S TO P
1552 11/13/01 # COS AS TO NORTH AMERICAN REPROCTORIES CO'S RESP TO P'S 2ND
1553 11/13/01 # REQ FOR ADM & INTERROG'S & RESP'S TO 2ND REQ FOR PROD
1554 11/13/01 # AMD COS AS TO NOT OF DEPO
1555 11/13/01 # COS AS TO NOT OF DEPO
1556 11/13/01 # COS AS TO NITRO INDUSTRIAL COVERINGS RESP TO P'S 2ND
1557 11/13/01 # REQ FOR PROD
1558 11/13/01 # COS AS TO NITRO INDUSTRIAL COVERINGS RESP TO P'S 2ND
1559 11/13/01 # REQ FOR PROD
1560 11/13/01 # COS AS TO ADM'S & INTERROG'S
1561 11/13/01 **INCORRECTLY POSTED**
1562 11/13/01 # P'S RESP TO VARIOUS D'S SUPP MEMO TO D'S REPLY OR MOT FOR SC
1563 11/13/01 # W/COS
1564 11/13/01 # COS AS TO RESP OF ACES INC. TO P'S 2ND REQ FOR ADM, INTERROG'S
1565 11/13/01 # REQ FOR PROD
1566 11/13/01 # COS AS TO METROPOLITAN LIFE INS. CO'S RESP TO P'S 2ND
1567 11/13/01 # REQ FOR ADM & INTERROG'S
1568 11/13/01 # COS AS TO CERTAINTED CORP'S RESP TO P'S REQ FOR PROD
1569 11/13/01 # COS AS TO DATA CORP'S RESP' & OBJ'S TO P'S REQ FOR PROD
1570 11/13/01 # COS AS TO POSCO INC'S RESP TO P'S REQ FOR PROD
1571 11/13/01 # COS AS TO MOSROC CORP'S RESP TO P'S REQ FOR PROD
1572 11/13/01 # COS AS TO A.W. CHESTERSON CO'S RESP TO P'S 2ND REQ FOR PROD
1573 11/13/01 # COS AS TO MATL. SERVICE INDUSTRIES'S RESP'S TO P'S 2ND
1574 11/13/01 # REQ FOR ADM & INTERROG'S TO D'S
1575 11/13/01 # COS AS TO MATL. SERVICE INDUSTRIES RESP TO P'S 2ND REQ
1576 11/13/01 # FOR PROD
1577 11/14/01 # ALLIED GLOVE CORP'S LIST OF FACT WIT'S, EXPERT WIT'S & EXH'S

1579 11/14/01 # W/ATTACH'S & COS
 1580 # HINCLIFFE & KEENER'S LIST OF FACT WIT'S. EXPERT WIT'S &
 1581 # EXH'S W/COS
 1582 11/14/01 # NOT OF INDEMNIFICATION CLAIM
 1583 # LET FR SS DTD 11/9/01; SUM W/RET {10/24/01 SS} AS TO AMCHEM
 1584 11/14/02 # PRODUCTS W/RMR
 1585 11/13/01 # NOT OF DEPO W/COS; NOT OF DEPO W/COS;
 1586 *O: DO AS TO P (99-C-101/CARR) & GREENE TWEED & CO & H.H.
 1587 11/13/01 ROBERTSON CO/MAC (S/11/7)
 1588 12/13/01 *O: DO AS TO (LEMLEY) & ARGO PACKING/MAC (S/11/7)
 1589 12/13/01 *O: DO AS TO (01-C-219/SMITH) & ARISTECH CHEM/MAC (S/11/7)
 1590 11/14/01 *O: DO AS TO (98-C-659/WILLIAMS) & ARISTECH CHEM/MAC (S/11/7)
 1591 11/14/01 *O: DO AS TO (00-C-2280/WIBLIN) & MONONGAHELA POWER/MAC (S/11/8)
 1592 11/14/01 *O: DO AS TO (00-C-2277/MCGRANER) & MONONG POWER/MAC (S/11/8)
 1593 11/14/01 *O: DO AS TO (97-C-659/WILLIAMS) & MONONG POWER/MAC (S/11/8)
 1594 11/14/01 *O: DO AS TO (00-C-2280/WIBLIN) & GOODYEAR/MAC (S/11/8)
 1595 11/14/01 *O: DO AS TO (00-C-2277/MCGRANER) & GOODYEAR/MAC (S/11/8)
 1596 11/14/01 *O: DO AS TO (98-C-247/NOFSSINGER) & GOODYEAR TIRE/MAC (S/11/8)
 1597 11/14/01 *O: DO AS TO (97-C-659/WILLIAMS) & GOODYEAR/MAC (S/11/8)
 1598 11/14/01 *O: DO AS TO (95-C-484/PANELLA) & FAIRMONT SUPPLY/MAC (S/11/8)
 1599 11/15/01 # AMD C W/EXH'S
 1600 11/15/01 # AMD C W/EXH'S; ISSUED SUM & 4 CPYS ON AMD C
 1601 # COV LET. COS AS TO A.M. CHESTERTON CO'S ANS' TO P'S 2ND
 1602 11/15/01 # REQ FOR ADM & INTERROG'S
 1603 11/15/01 # COS AS TO DOCS IN RE: DISCOV
 1604 11/15/01 # COS AS TO POSCO INC'S RESP TO P'S REQ FOR PROD
 1605 11/15/01 # COS AS TO FOSECO INC'S ANS' TO P'S INTERROG'S
 1606 11/15/01 # COS AS TO CERTAINTED CORP'S RESP TO P'S REQ FOR PROD
 1607 11/15/01 # COS AS TO CERTAINTED CORP'S ANS' TO INTERROG'S
 1608 11/15/01 # ND: CCM; 11/14/01; J.SUTTER; R.SWENEY; S.SCHWARTZ; E.SMALLWOOD
 1609 11/16/01 # BY TSC
 1610 11/16/01 # CHICAGO FIRE BRICK CO'S NOT OF BANKRUPTCY W/COS (01-C-1716)
 1611 11/16/01 # COS AS TO P'S RESP TO COMBUSTION ENGINEERING'S NOT TO COMPEL
 1612 11/16/01 # COS AS TO NOT OF DEPO

IN RE: ASBESTOS LITIGATION vs. OMENS CORNING FIBERGLAS CORP

LINE	DATE	ACTION
1	07/27/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (DURIG)
2	07/27/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (PROVENZANO)
3	07/27/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (PROVENZANO)
4	07/27/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (DURIG)
5	07/27/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (DURIG)
6	07/27/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (PROVENZANO)
7	07/30/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (SANDY)
8	07/30/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (SANDY)
9	07/30/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (SANDY)
10	08/01/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (MARKER)
11	08/01/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (MARKER)
12	08/01/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (MARKER)
13	08/01/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (MARKER)
14	08/01/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (MARKER)
15	08/01/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (MARKER)
16	08/01/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (MARKER)
17	08/01/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (MARKER)
18	08/01/01	*COS AS TO WV ASBESTOS D STANDARD SET INTER (MARKER)
19	08/02/01	*EXH LIST OF UNIVERSAL REFRACT CORP (97-C-188/SCHMIDT) W/COS
20	08/02/01	*EXH LIST OF BRAZER EAST (97-C-188/SCHMIDT) W/COS
21	08/02/01	*EXP WITH LIST OBO TREM CORP (97-C-188/SCHMIDT) W/COS
22	08/02/01	*EXP WITH LIST OBO TREM CORP (97-C-188/SCHMIDT) W/COS
23	08/02/01	*EXP WITH LIST OBO TREM CORP (97-C-188/SCHMIDT) W/COS
24	08/02/01	*EXP WITH LIST OBO TREM CORP (97-C-188/SCHMIDT) W/COS
25	08/13/01	*COS AS TO (95-C-484/PICCIRILLO/MON CO) P REQ FOR ADM, INTER
26	08/13/01	*COS AS TO (95-C-484/PICCIRILLO/MON CO) P REQ FOR ADM, INTER
27	06/18/01	*COS AS TO P (95-C-484/PICCIRILLO/MON CO) P 1ST SUPP ANS TO
28	06/25/01	D MASTER INTER & REQ FOR POD
29	06/25/01	*GOLDBERG/SEGAL CASES FOR JAN/02 TRIAL GROUP
30	06/25/01	*COS AS TO P JAN/02 TR GROUP DESIG
31	06/25/01	*COS AS TO P JAN/02 TR GROUP DESIG
32	08/01/01	*MOT FOR SUBST OF PARTIES (95-C-484/PICCIRILLO) W/COS
33	08/01/01	*SUGG OF DEATH OF JAMES G. GUIDDY W/ATT DEATH CERTIF & UNSIGNED
34	08/06/01	ORDER
35	08/06/01	*INDUCTOTHERM EXP WITH LIST (MOR CO CASES) W/COS
36	08/09/01	*O: SUBST OF PARTIES; (95-C-484/MON CO)/MAC (S/8/3)
37	08/13/01	*PPG INDUSTRIES NOT OF P BANKRUPTCY CT O EXT SHAREHOLDER INJ.COS
38	08/13/01	*WV ASBESTOS STANDARD SET INTER W/COS (ANGUS)
39	08/13/01	*WV ASBESTOS STANDARD SET INTER W/COS (ANGUS)
40	08/13/01	*WV ASBESTOS STANDARD SET INTER W/COS (ANGUS)
41	08/13/01	*WV ASBESTOS STANDARD SET INTER W/COS (ANGUS)
42	08/13/01	*WV ASBESTOS STANDARD SET INTER W/COS (ANGUS)
43	08/13/01	*WV ASBESTOS STANDARD SET INTER W/COS (ANGUS)
44	08/13/01	*WV ASBESTOS STANDARD SET INTER W/COS (ANGUS)
45	08/13/01	*WV ASBESTOS STANDARD SET INTER W/COS (ANGUS)
46	08/14/01	*WV ASBESTOS STANDARD SET INTER W/COS (ANGUS)
47	08/17/01	*ND: CCM: 8/14/01; H. O'BRIEN/TSC
48	08/17/01	*COS AS TO WV ASBESTOS STANDARD SET INTER TO GALLIAS
49	08/17/01	*COS AS TO WV ASBESTOS STANDARD SET INTER TO GALLIAS
50	08/24/01	*COS AS TO WV ASBESTOS D'S STANDARD SET OF INTERROG'S
51	08/24/01	*COS AS TO WV ASBESTOS D'S STANDARD SET OF INTERROG'S
52	08/24/01	*COS AS TO WV ASBESTOS D'S STANDARD SET OF INTERROG'S
53	08/24/01	*COS AS TO WV ASBESTOS D'S STANDARD SET OF INTERROG'S
54	08/27/01	*O: DO AS TO P (98-C-122-127) & E.I. DUFOUR/MAC (S/8/23)
55	08/27/01	*COS AS TO INSUL CO'S RESP TO JOSEPH PANELLA & ROSALYN
56	08/27/01	*RHODS, 1ST INTERROG'S & REQ TO PROD
57	08/30/01	*COS AS TO D'S, RESP'S TO ROSALYN RHODES' REQ FOR ADM'S,
58	08/30/01	*INTERROG'S & REQ FOR PROD
59	09/05/01	*ND: CCM: 8/29/01; 8/23/01; P. DUREST, B. MATLOCK, BY EB
		*AJAX MAGNETHERMIC CORP'S EXPERT WIT LIST W/COS

60 09/07/01 # GEO P. REINTJES CO'S DESIGN OF EXPERT WIT'S W/COS
 61 09/07/01 # STEEL GRIP INC'S DESIGN OF EXPERT WIT'S & EXH'S W/COS
 62 09/07/01 # CERTAIN PREMISES D'S DISCL OF EXPERT WIT'S W/COS
 63 09/07/01 # EXPERT WIT LIST OF MAGNETEK INC., W/COS
 64 09/07/01 # EXPERT WIT LIST OF BEAZER EAST INC., W/COS
 65 09/07/01 # EXPERT WIT IST W/COS
 66 09/07/01 # METROPOLITAN LIFE INS. CO'S EXPERT WIT LIST W/COS
 67 09/07/01 # QUIGLEY CO'S DESIGN OF EXPERT WIT'S W/COS
 68 09/07/01 # PRIZER INC'S DESIGN OF EXPERT WIT'S W/COS
 69 09/10/01 # CERTAIN D'S DESIGN OF EXPERT WIT'S W/COS
 70 10/01/01 # COS AS TO P'S JOINDER IN NOT OF DEPO
 71 10/01/01 # COS AS TO P'S JOINDER IN NOT OF DEPO
 72 10/12/01 <COS AS TO NOTH AMERICAN REFRACOTRIBS CO RESP TO P'S 1 ST SET OF
 73 REQ FOR ADMISSIONS & INTEROGGS
 74 10/12/01 <COS AS TO NORTH AMERICAN RESP TO P'S 1ST REQ FOR POD RO DEP'S
 75 11/07/01 # P'S MOT FOR LEAVE TO F AND C'S; AND C W/COS
 76 11/08/01 \$SO: CT DENY PLT MOT TO VACATE TRIAL MANAG ORDER/GAU (S 11/7)
 77 11/23/01 @ MD; CCM; 11/7/01; J. SKAGGS; BY EH

ADMINISTRATIVE ORDER

SUPREME COURT OF APPEALS OF WEST VIRGINIA

RE: ASSIGNMENT OF A SUPERVISING JUDGE TO PRESIDE IN ASBESTOS LITIGATION REFERRED TO THE MASS LITIGATION PANEL

WHEREAS, By Administrative Order entered November 17, 2000, the Chief Justice ordered all asbestos personal injury litigation pending in the Circuit Courts of this State to be referred to the Mass Litigation Panel; and

WHEREAS, On July 6, 2001, the Court issued an opinion granting a moulded Writ of Mandamus in three original jurisdiction actions related to management of the asbestos personal injury litigation: State ex rel. Ronald Allman, et al. v. Honorable A. Andrew MacQueen, III, Senior Status Judge, Mass Litigation Panel, et al., No. 29767; State ex rel. Mobil Oil Corporation v. Honorable A. Andrew MacQueen, III, Senior Status Judge, Mass Litigation Panel, et al., No. 29768; and State ex rel. Romie Kermit Jones, et al. v. Honorable A. Andrew MacQueen, III, Senior Status Judge, Mass Litigation Panel, et al., No. 29769; and

WHEREAS, The aforesaid opinion directed the Chief Justice to enter an order clarifying the procedure for referrals to the Panel, and designating an additional judge to work with, and to have the assistance of, the Honorable A. Andrew MacQueen, III, Senior Status Judge, and such additional circuit judges as may be assigned, in the administration of the asbestos personal injury litigation;

IT IS THEREFORE ORDERED, That the Honorable Martin J. Gaughan be, and he hereby is, assigned to the Circuit Court of Kanawha County, in the Thirteenth Judicial Circuit, under the provisions of Article VIII, Section 3, of the Constitution of West Virginia, for the purpose of presiding in the asbestos personal injury litigation filed in or transferred to and pending in the Circuit Court of Kanawha County, and such additional asbestos personal injury litigation as is hereafter filed in or transferred to the Circuit Court of Kanawha County, all known as Kanawha County Civil Action No. 01-C-9000; and

IT IS FURTHER ORDERED, That all asbestos personal injury cases filed subsequent to the Motion to Refer on June 27, 2000, are hereby transferred to the Mass Litigation Panel for inclusion in the appropriate trial group; and

IT IS FURTHER ORDERED, That any asbestos personal injury litigation filed subsequent to the entry of this order, may, upon appropriate order, be transferred to the Mass Litigation Panel for consideration of assignment to the appropriate trial group upon a motion of a party, or upon a motion of a member of the Mass Litigation Panel, or upon a motion of the

Honorable Martin J. Gaughan, or the judge subsequently assigned by the Chief Justice of the Supreme Court of Appeals of West Virginia to hear any case or trial group; and

IT IS FINALLY ORDERED, That a copy of this order be provided to lead counsel for the parties from whom the Court received pleadings in the original jurisdiction proceedings, to the Mass Litigation Panel, to all circuit court judges, and to the Clerk of the Circuit Court of Kanawha County, who is directed to provide a copy of same to all counsel of record in Civil Action No. 01-C-9000.

ENTER: JULY 9, 2001

A handwritten signature in black ink, reading "Warren R. McGraw C.J.", written in a cursive style.

WARREN R. MCGRAW
Chief Justice

IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

IN RE: ASBESTOS PERSONAL INJURY LITIGATION

CIVIL ACTION NO. 01-C-9000

MASTER FILE

FIRST MASTER CASE MANAGEMENT ORDER

Pursuant to Rule 26.01 of the West Virginia Trial Court Rules relating to mass litigation and the West Virginia Rules of Civil Procedure, **THE COURT HEREBY ORDERS** that, subject to any order severing any action or type of action from these proceedings, all asbestos personal injury litigation presently pending and to be filed in the future in the State of West Virginia, and as may be further defined herein, shall be governed by the terms of this Order.

1. **SCOPE OF ORDER.** The term "asbestos personal injury litigation," as used in this Order, shall include all personal injury or wrongful death actions filed in any Circuit Court in the State of West Virginia and alleging injury or death as a result of exposure to asbestos or asbestos-containing products. This Order consolidates discovery and other matters as stated herein which are common to all asbestos personal injury litigation and seeks to facilitate and expedite trials in these cases. Although this Order is entered by and filed with the Clerk of the Circuit Court of Kanawha County, West Virginia, it shall also be deemed to be entered in each asbestos personal injury lawsuit previously filed or to be filed in the future in any Circuit Court in the State of West Virginia.

2. **ADMINISTRATION.** The undersigned shall have the primary responsibility for the administration of the cases within the scope of the asbestos personal injury litigation. Administration includes general oversight of the litigation, case scheduling, pretrial management, ruling on routine motions as well as motions which relate to case

management, ruling on the admissibility of documents and the establishment of a document index, settlement activities and all related activity. The undersigned will seek the appointment, by the Chief Justice of the Supreme Court of Appeals, of additional judges to assist in the trial of cases as well as the performance of any necessary administrative activity.

3. **FILING OF CASES.** Asbestos personal injury litigation may continue to be filed in any appropriate Circuit Court in the State of West Virginia, and the file for any such litigation shall be maintained in the office of the Clerk of the Circuit Court where the case is filed. Notwithstanding this, each new case filed shall be governed by this Order. Upon the Order of any Judge designated by the Mass Litigation Panel to try a case or cases under this Order, the Clerk of the Circuit Court where the case was originally filed shall transfer the file to the Clerk of such other Circuit Court as the trial judge may direct.

4. **COORDINATING COUNSEL.** Within ten (10) days of the establishment of a trial group, counsel for the plaintiffs and counsel for the defendants shall caucus and each shall designate a Coordinating Counsel for that trial group, advise opposing counsel of the designation and file a notice of such designation in the Master file. Defendants may designate separate Coordinating Counsel for sub-groups of plaintiffs within a trial group. The responsibilities of Coordinating Counsel will be limited to the scheduling of depositions, scheduling and coordination of medical examinations, and the dissemination of information about the trial group. This Order does not authorize or enable Coordinating Counsel to appear for parties other than the specific client(s) of the Coordinating Counsel with regard to any matter. The appointments are for administrative purposes only and will not result in the relinquishment of any rights by any party. Coordinating counsel are authorized to assess the costs of their activity reasonably among the parties.

5. **MASTER FILE.** The Clerk of the Circuit Court of Kanawha County, West Virginia, shall maintain a Master file captioned IN RE: ASBESTOS PERSONAL INJURY LITIGATION, MASS LITIGATION PANEL, CIVIL ACTION NO. 01-C-9000, which shall contain this Order, any master pleadings, any master discovery requests

and responses authorized by this Order, and any other pleadings of general relevance. Upon request, the Clerk shall forward copies of any documents in the Master File to the Clerk of any other Circuit Court for inclusion with the case file applicable to any trial group.

5.1 Master Complaint. For all cases filed after the effective date of this Order, the following provisions shall apply:

5.1.1 Each plaintiffs' counsel may file a Master Complaint in the Master File asserting all allegations and theories of recovery against the defendants.

5.1.2 Thereafter, plaintiffs may incorporate this Master Complaint in a short form Complaint which shall, at a minimum, contain the name(s) and addresses of the plaintiff(s); date of diagnosis of any asbestos-related disease; the defendants sued by each particular plaintiff; the relief demanded; and statement that the Complaint is filed pursuant to this Order and incorporates by reference the allegations and theories of the Master Complaint. This Complaint shall be served in accordance with the West Virginia Rules of Civil Procedure. No plaintiff filing such short form Complaint shall be deemed to have waived any right to amend his/her Complaint or to assert any allegation, fact, or theory of recovery peculiar to his/her case.

5.1.3 Within 120 days of the filing of a short form Complaint, each plaintiff will provide to each defendant the completed "Trial Plaintiff Initial Information Sheet" attached hereto as Exhibit A.

5.2 Master Answer Any defendant may file a Master Answer to any plaintiff's Master Complaint in the Master File. Thereafter, as each Complaint is filed it should be sufficient for that defendant to incorporate by reference the responses and defenses set forth in its Master Answer. No defendant shall be deemed by the filing of the Master Answer to have waived the right to object to service of process, jurisdiction, venue or to assert any defense including those permitted under the West Virginia Rules of Civil Procedure. All defendants shall be deemed to have filed cross-claims for

contribution and implied indemnity against all other defendants, and all defendants shall be deemed to have filed answers to such cross-claims raising all appropriate defenses, except that this provision shall not effect jury selection or the order of presentation of evidence unless a cross-claim or cross-claims are noticed for and actually presented in the course of a trial.

5.3 Defendants' Joint Master Interrogatories. The defendants may file a set of joint Master Interrogatories to the plaintiff in the Master File. These Interrogatories shall be deemed filed and served in any individual asbestos personal injury lawsuit at the time of the filing of the Complaint. Nothing in this provision shall be deemed to waive the right of any defendant to file non-duplicative Interrogatories or the right of the plaintiff to whom such Interrogatories are directed to object thereto. Such Interrogatories shall be subject to all limitations in the West Virginia Rules of Civil Procedure. Any discovery request filed by one defendant shall be considered to have been filed by all defendants. Plaintiffs shall not be required to answer duplicative discovery requests.

5.4 Plaintiffs' Joint Master Interrogatories. Counsel for the plaintiffs shall be permitted to file one Master Set of General Interrogatories for each defendant in the Master file. The answers of each defendant to the plaintiffs' Master Interrogatories shall not be deemed to waive the right of any plaintiff to file non-duplicative case-specific Interrogatories or the right of the defendant to whom such Interrogatories are directed to object thereto. Such Interrogatories shall be subject to all limitations in the West Virginia Rules of Civil Procedure. Defendants shall not be required to answer duplicative discovery requests.

5.5 Defendants' Master Requests for Production of Documents. Defendants shall be permitted to file one Master Set of Requests for Production of Documents to each plaintiff in the Master File. Nothing in this section shall be deemed to waive the right of any party to file non-duplicative, case-specific Requests for Production consistent with the West Virginia Rules of Civil Procedure or the right of the party to whom such Requests for Production are directed to object thereto. Such Requests for Production shall be subject to all limitations in the West Virginia Rules of Civil Procedure. Plaintiffs shall not be required to answer duplicative discovery requests.

5.6 Plaintiffs' Master Requests for Production of Documents. Plaintiffs shall be permitted to file one Master Set of Requests for Production of Documents to each defendant in the Master File. Nothing in this section shall be deemed to waive the right of any party to file non-duplicative, case-specific Requests for Production consistent with the West Virginia Rules of Civil Procedure or the right of the party to whom such Requests for Production are directed to object thereto. Such Requests for Production shall be subject to all limitations in the West Virginia Rules of Civil Procedure. Defendants shall not be required to answer duplicative discovery requests.

5.7 Master Exhibit List. Each party may file a Master Exhibit List in the Master File. This Exhibit List may be adopted in any individual case without the necessity of filing the actual Exhibit List in that case. Exhibits shall be designated as to specific defendants, unless applicable to all defendants and, in that event, such exhibits shall be so designated. This subsection does not relieve any party from compliance with this Order. It shall not be necessary for any party to file exhibits in court until trial begins, provided that the list of exhibits and exhibits themselves are made available to opposing counsel upon request for inspection and copying in accordance with this Order. A copy of all exhibit lists and the exhibits themselves shall be submitted to the Document Repository referenced agreed to by the parties. All exhibits shall be "Bates stamped" or otherwise sequentially numbered.

5.8 Depositions.

5.8.1 All depositions shall be taken on not less than seven (7) days notice unless otherwise agreed.

5.8.2 Plaintiffs' disclosure of product or premises identification witnesses shall state the name, address and, if known, the phone number of each witness; the name of each manufacturer, distributor, installer, remover or brand of asbestos-containing product or respiratory protection equipment that the witness is expected to identify and the work site at which the product was witnessed.

5.8.3 Any defendant who is not identified in the disclosure required by Paragraph 2 above need not attend the deposition of the witness to whom the disclosure relates. Nothing in the transcript of the deposition may be used

against the defendant at trial and, absent an Order of Court permitting a re-deposition in advance of trial, the witness' testimony may not be used against the defendant for any purpose.

5.9 Motions.

5.9.1 Motions and responses on issues common to more than one case may be filed in the Master File. A party seeking to file a particular motion/response in a particular case, need not duplicate the entire motion/response and its attachments, but may simply file a motion/response adopting the motion/response filed in the Master File. The adoption must specify the date on which the motion/response was filed in the Master File.

5.9.2 The Administrative Judge shall rule on all motions filed in cases which have not yet been assigned to another judge for trial. In cases which have been set for trial, the following shall still be filed with the Administrative Judge: (a) general motions such as motions pro hac vice; (b) motions relating to discovery issues; (c) agreed orders; (d) motions regarding scheduling (including motions for joinder or severance); and (e) motions to file third party complaints.

5.9.3 Once a case is set for trial, all dispositive motions, motions in limine and motions with respect to the actual trial of the case including motions requesting rulings on the admissibility of evidence, relating to voir dire or similar issues, shall be filed with the judge assigned to preside over the trial of the case. All post trial motions shall be filed with the judge who presided over the trial of the case.

5.9.4 No Evidence Letters. No later than the date provided in this Order, the defendants may submit "no evidence letters" to plaintiffs in cases wherein defendants believe there is insufficient evidence of product or premises exposure to withstand summary judgment. It is the parties' intent that the use of "no evidence" letters will resolve cases without the necessity of filing motions for summary judgment and sufficiently in advance of trial so as to reduce

costs and further the judicial and administrative efficiency sought to be established by this Order. Plaintiffs shall respond to defendants' "no evidence" letters, either agreeing to dismissal or rejecting the letter, in accordance with the deadline in this Order. In instances where plaintiffs have rejected a "no evidence" letter, the affected defendant may file a motion for summary judgment.

5.9.5 Deadlines for Motions. Deadlines for the filing of motions are set out in this Order. The Court will attempt to rule on all pending motions by no later than fifteen (15) days prior to trial.

6. RECORDS.

6.1 Authorization for Release. Plaintiffs shall provide defendants with authorization sufficient to allow counsel for defendants to obtain plaintiff's social security records, employment records, worker's compensation records, tax records, medical records, x-rays, CT scans and/or pathology in accordance with this Order and an updated authorization within fifteen (15) days after a request for same. This provision shall apply only once a case is designated for trial.

6.2 Method for Obtaining Records. Medical records may be obtained by subpoena duces tecum with notice to all parties in lieu of scheduling a deposition of the physician or record custodian. The Clerk shall be authorized to issue such a subpoena. Additionally, any party may move the court for an order requiring a hospital or other healthcare provider to provide original x-rays, CT scans and pathology material, if the provider refuses to do so in response to a proper request by authorization or subpoena. However in the event that such original materials are obtained by a party and/or deposited with the medical records depository, it shall be the duty of the depository or attorney to make arrangements with the providing facility to promptly return any original materials that may be required by a hospital or doctor for use in any ongoing care or treatment of a particular plaintiff.

6.3 Medical Records Depository. A legible copy of all medical records (including all pulmonary function test reports with flow loops) and the originals of all x-rays, CT scans and pathology obtained by any party shall be placed with Defendant's

Coordinating Counsel or any Medical Counsel designated by defendants. It shall be the duty of the custodian of these records, x-rays, CT scans and pathology to keep a record of their whereabouts when they are being used by counsel and to preserve their integrity while they are in his/her custody and control. This provision shall apply only once a case is designated for trial. Plaintiffs have the right to obtain pathology and X-rays and to have them reviewed by an expert of their choice before sending such materials to Defense Coordinating Counsel or the Medical Records Repository.

6.4 Responsibility for Depositing Records For Trial Listed Cases.

6.4.1 Plaintiffs' Responsibility. Plaintiffs' counsel shall, in accordance with the Master Scheduling Order, provide to the medical records depository (1) a copy of all medical records, x-rays, CT scans, tests and pathology materials within the possession or control of plaintiffs or their counsel with regard to a specific plaintiff, not limited to records relating to any asbestos-related condition; and (2) the originals of any x-rays, CT scans and pathology materials obtained with regard to a specific plaintiff. Plaintiffs' counsel shall notify Defense Coordinating Counsel of the deposit identifying generally the records and materials being provided to the depository. Plaintiffs' counsel shall have a continuing duty to immediately deposit any additional records or materials obtained after the initial deposit and to notify Defense Coordinating Counsel of the deposit. Failure of plaintiff to deposit records or materials in accordance with this section shall preclude, except for good cause shown, any expert witness called by the plaintiff from using or referencing the particular records or materials at trial. Plaintiffs' counsel need not provide medical records or materials in response to any discovery request as long as the records or materials have been deposited with the medical depository and proper notice has been given.

6.4.2 Defendants' Responsibility. Any medical records, x-rays, CT scans, tests and/or pathology materials of a plaintiff generated as a result of an independent medical examination conducted at the request of defendant(s), shall be provided to the plaintiffs' counsel or medical records depository by

defense counsel in accordance with this Order. Failure of defendant(s) to deposit these records or materials by that time shall preclude, except for good cause shown, any expert witness called by the defendant(s) from using or referencing the records or materials generated by the independent medical examination at trial. Where, in the course of discovery, defense counsel obtains medical records or materials regarding a specific plaintiff which have not previously been deposited and which defense counsel intends to use at trial, counsel shall immediately deposit such records or materials and give the required notice.

7. PARTICIPATION BY ATTORNEYS ADMITTED PRO HAC VICE.

All parties will be expected to adhere to Rule 8.0(c) of the West Virginia Rules for Admission to the Practice of Law regarding the appearance of local counsel at hearings and on pleadings.

8. SANCTIONS. This order incorporates by reference the sanctions provided for in this Order. All such sanctions are in addition to sanctions otherwise provided by the Trial Court Rules and Rules of Civil Procedure.

9. NON-WAIVER. Nothing in this Order shall be deemed to constitute a waiver by any party of that party's objection to consolidation of any asbestos cases for trial. The parties are deemed to have preserved that objection without the need to raise it in each case that proceeds under this Order.

10. JOINT DEFENSE PRIVILEGE. The Joint Defense Privilege is preserved and by conferring or meeting or exchanging documents, defendants have not waived any attorney/client or work product privilege.

11. TRIALS.

11.1 Initial Stage. It is anticipated that, initially, all trials shall be comprised of limited groups of individual plaintiffs in which all issues in dispute between the plaintiffs and the defendants, including punitive damages, shall be at issue and submitted to the court and the jury for resolution. Consistent with the court's previous rulings, the initial trial dates are as follows: First trial group, September 3, 2001; Second trial group,

November 12, 2001; Third trial group, January 14, 2002; Fourth trial group, March 11, 2002, and the Fifth trial group, May 13, 2002. In addition, the parties shall continue to identify like groups and pursue discovery and related trial preparation for trials to be held, beginning on the second Monday of each alternate month thereafter, subject to a review and evaluation of the trial procedures to be conducted by the court and counsel, immediately following the March, 2002, trial. The following rules shall govern the trials in the Initial Stage:

11.1.1 The First trial group shall consist of 20 plaintiffs, all of whom allege that the plaintiff or the plaintiff's decedent suffered an asbestos induced cancer (including mesothelioma).

11.1.2 The Second trial group shall consist of two sub-groups of 25 plaintiffs each. Individual plaintiffs may be suffering from or may have suffered from any "disease process", or physical injury or disease which may be alleged to result from exposure to asbestos or asbestos containing products.

11.1.3 The Third and subsequent trial groups may be comprised of not more than four sub-groups of 25 plaintiffs each. Individual plaintiffs may be suffering from or may have suffered from any "disease process", or physical injury or disease which may be alleged to result from exposure to asbestos or asbestos containing products.

11.1.4 A spouse or other family member who asserts a claim for loss of consortium shall not be deemed to be a separate plaintiff for the purposes of determining the number of plaintiffs selected in a trial group or sub-group. However, a spouse or other family member of a plaintiff, who asserts an independent cause of action for alleged asbestos related disease shall be deemed to be a separate plaintiff.

11.1.5 In selecting any trial group or sub-group, the plaintiffs shall consider factors such as common product exposure, common work sites and related factors in order to minimize the required number of witnesses, to accommodate

defense counsel who may represent more than one defendant and to generally facilitate the trial process.

11.1.6 All claims against premises defendants and all claims made pursuant to West Virginia Code Section 23-4-2 will be included in the trials, unless severed upon Motion of a party and subsequent Order of the Court.

11.1.7 The plaintiffs shall have the right, subject to compliance with this Order, to substitute not more than two hardship cases for previously identified members of any trial sub-group. A hardship case is any claim, regardless of the disease process of the plaintiff or the plaintiff's decedent, in which there is a compelling reason to advance the case on the trial schedule and the circumstances giving rise to the hardship were not known to plaintiff's counsel at the time of the original designation of the members of a particular trial group. Hardship cases include, but are not limited to, any case in which exigent financial circumstances cause the plaintiff or the plaintiff's immediate family to be unable to afford critical medical care or the necessities of life and any case in which the plaintiff has been diagnosed with a immediately life threatening asbestos related disease. To substitute a hardship case, counsel for the plaintiff shall, not later than 90 days before the scheduled trial date in which the case is to be included:

11.1.7.1 Serve written notice of the substitution on counsel for the defendants. The notice shall identify the new plaintiff, the reason that it is asserted that the case is a hardship case and an affidavit by counsel stating the circumstances under which the facts related to the hardship were discovered. In addition, the motion shall include a completed Trial Plaintiff Initial Information Sheet.

1.1.7.2 Within 15 days of service of the notice, provide answers or responses and all other information which every other plaintiff will have already provided pursuant to this order and which would have otherwise been provided if the plaintiff had been identified in a timely manner for non-hardship cases. Counsel for defendants shall have fourteen days to object to any notice of substitution. Thereafter, plaintiffs shall have seven days to reply. The Court may rule on the

objection based on the written submissions or may seek oral argument before ruling. Any "hardship case" plaintiff, once made a part of a trial group, all remaining dates in the this order shall apply.

11.2 FELA Cases All claims asserted under the provisions of the Federal Employer's Liability Act are severed from this proceeding, subject to the Order of the Chief Justice of The West Virginia Supreme Court of Appeals referring these claims back to the circuit in which they were originally filed.

11.3 Schedule for First Trial Group:

September 2001 Trial Group. The following schedule shall govern the September 2001 trial group. Where the deadline for completing an activity falls on a Saturday, Sunday or legal holiday, the deadline shall be extended to the next working day.

Date	Description of Work
Done	Plaintiffs designate Trial Group and provide information for each plaintiff in the Trial Group as specified on Exhibit A.
May 9, 2001	Each plaintiff shall provide response to standard discovery attached as Exhibit B.
June 8, 2001	Plaintiffs provide social security printout, original authorization in form attached as Exhibit C. Plaintiffs provide all tissue for mesotheliomas or other malignancies by this date. In the event additional material becomes available or is learned of thereafter, it shall be provided within seven (7) days after first coming in the possession of plaintiffs' counsel.
June 15, 2001	Plaintiffs disclose product and premises identification witnesses they intend to call at trial.
July 6, 2001	Plaintiffs provide list of expert witnesses and medical reports or Rule 26 medical disclosures for each. Depositions of Plaintiffs' experts may begin.
	Defendants disclose all lay witnesses they intend to call at trial.

July 13, 2001	Last day to file Interrogatories, Requests for Production and Requests for Admission.
July 20, 2001	Defendants provide list of expert witnesses and medical reports or Rule 26 medical disclosures for each. Plaintiffs disclose all lay witnesses (excluding product and premises identification witnesses) not previously disclosed. Plaintiffs provide exhibit lists. Defendants provide exhibit lists.
July 25, 2001	Depositions of Defendants' experts may begin. Plaintiffs disclose rebuttal experts.
August 10, 2001	Defendants object to plaintiffs' exhibit lists. Plaintiffs object to defendants' exhibit lists. Plaintiffs produce final witness list for use at trial.
August 15, 2001	Defendants produce final witness list for use at trial.
August 16, 2001	All written discovery completed. Defendants will collectively submit a detailed schedule to the Court and to plaintiffs' counsel establishing times for specific defendant related documents and for settlement conferences with specific defendants. So far as is practicable, document issues relating to certain defendants will be dealt with in the morning session of court and settlement conferences for the same defendants will be held in the afternoon session.
August 17, 2001	Plaintiffs and defendants will reply to the other's objections to exhibits.
August 20, 2001	Depositions of Plaintiffs' product and premises liability witnesses completed. Plaintiffs shall designate in writing any depositions they intend to use at trial, including page(s) and line number(s).

Defendants shall designate in writing any depositions they intend to use at trial, including page(s) and line number(s).

All depositions completed.

August 20-24, 2001 Court scheduled pretrial, settlement and document conferences.

August 24, 2001 All pretrial motions, including dispositive motions are due.

August 27, 2001 Last day to respond to dispositive motions.

September 5, 2001 Objections and counter-designations to the use of depositions at trial to be file.

Trial.

11.4 Schedule for Second Trial Group

November 2001 Trial Group. The following schedule shall govern the November 2001 trial group. Where the deadline for completing an activity falls on a Saturday, Sunday or legal holiday, the deadline shall be extended to the next working day.

Date	Description of Work
May 15, 2001	Plaintiffs designate Trial Group and provide information for each plaintiff in the Trial Group, as specified on Exhibit A.
May 24, 2001	Plaintiffs respond to standard discovery attached as Exhibit B. Plaintiffs provide social security printout and an original authorization in form attached as Exhibit C. Defendants may begin to do medical examinations.
June 1, 2001	Defendants may begin to take depositions of plaintiffs. All information required above shall be provided at least seven (7) days before any plaintiff is deposed, unless this requirement is waived by defendants.
June 29, 2001	Plaintiffs disclose product and premises identification witnesses they intend to call at trial providing, for each, the information shown on Exhibit D.

	Plaintiffs provide list of expert witnesses and medical reports or Rule 26 medical disclosures for each.
June 30, 2001	Depositions of Plaintiffs' experts may begin.
July 2, 2001	Plaintiffs provide all tissue for mesotheliomas or other malignancies by this date. In the event additional material becomes available or is learned of thereafter, it shall be provided within seven (7) days after first coming in the possession of plaintiffs' counsel.
August 1, 2001	Defendants provide list of expert witnesses and a report or Rule 26 disclosure for each. Plaintiffs disclose all lay witnesses (excluding product and premises identification witnesses) not previously disclosed.
August 2, 2001	Depositions of Defendants' experts may begin.
August 10, 2001	Plaintiffs disclose rebuttal experts.
September 1, 2001	Defendants disclose all lay witnesses they intend to call at trial.
September 15, 2001	Last day to file Interrogatories, Requests for Production and Requests for Admission.
October 1, 2001	Plaintiffs provide exhibit lists. Defendants provide exhibit lists. Plaintiffs produce final witness list for use at trial.
October 5, 2001	Defendants produce final witness list for use at trial.
October 10, 2001	Depositions of plaintiffs completed. - Depositions of Plaintiffs' product and premises liability witnesses completed. Defendants object to plaintiffs' exhibit lists. Plaintiffs object to defendants' exhibit lists. All depositions completed.
October 15, 2001	Defendants may provide letter to any plaintiff requesting dismissal for lack of product or premises identification.

Plaintiffs shall designate in writing any depositions they intend to use at trial, including page(s) and line number(s).

Defendants shall designate in writing any depositions they intend to use at trial, including page(s) and line(s) numbers).

October 17, 2001 Plaintiffs and defendants will reply to the other's objections to exhibits.

October 18, 2001 All written discovery completed.

October 22, 2001 All pretrial motions, including dispositive motions due. Plaintiffs respond in writing to any Defendant's no evidence letter. Failure to respond may result in a dismissal of the defendant submitting the letter with prejudice.

Defendants will collectively submit a detailed schedule to the Court and to plaintiffs' counsel establishing times for specific defendant related documents and for settlement conferences with specific defendants. So far as is practicable, document issues relating to certain defendants will be dealt with in the morning session of court and settlement conferences for the same defendants will be held in the afternoon session.

October 26, 2001 Last day to respond to dispositive motions.

November 5- Court scheduled pretrial, settlement and
November 9, 2001 document conferences.

November 12, 2001 Objections and counter-designations to the use of depositions at trial to be file.
Trial.

11.5 Third and Subsequent Trial Groups - Master Schedule

Where the deadline for completing an activity falls on a Saturday, Sunday or legal holiday, the deadline shall be extended to the next working day.

Days before trial

Description of Work

210 Plaintiffs will designate Trial Group and provide
information for each plaintiff in the Trial Group, as
specified on Exhibit A.

195 Plaintiffs respond to standard discovery attached as
Exhibit B.
Plaintiffs provide social security printout and an
original authorization in form attached as Exhibit C.
Defendants may begin to do medical examinations.

180 Defendants may begin to take depositions of
plaintiffs. All information required above shall be
provided at least seven (7) days before any plaintiff is
deposed, unless this requirement is waived by
defendants.

160 Plaintiffs disclose product and premises identification
witnesses they intend to call at trial providing, for
each, the information shown on Exhibit D.
Plaintiffs provide list of expert witnesses and medical
reports or Rule 26 medical disclosures for each.
Depositions of Plaintiffs' experts may begin.

150 Plaintiffs provide all tissue for mesotheliomas
or other malignancies by this date. In the event
additional material becomes available or is learned of
thereafter, it shall be provided within seven (7) days
after first coming in the possession of plaintiffs'
counsel.

130 Defendants provide list of expert witnesses and a
report or Rule 26 disclosure for each. - -
Plaintiffs disclose all lay witnesses (excluding product
and premises identification witnesses) not previously
disclosed.
Depositions of Defendants' experts may begin.

110 Plaintiffs disclose rebuttal experts.

100 Defendants disclose all lay witnesses they intend to
call at trial.

85 Last day to file Interrogatories, Requests for
Production and Requests for Admission.

70 Plaintiffs provide exhibit lists.
Defendants provide exhibit lists.
Plaintiffs produce final witness list for use at trial.

65 Defendants produce final witness list for use at trial.

50 Depositions of plaintiffs completed.
Depositions of Plaintiffs' product and premises
liability witnesses completed.
Defendants object to plaintiffs' exhibit
lists.
Plaintiffs object to defendants' exhibit
lists.
All depositions completed.

45 Defendants may provide letter to any plaintiff
requesting dismissal for lack of product or premises
identification.
Plaintiffs shall designate in writing any depositions
they intend to use at trial, including page(s) and line
number(s).
Defendants shall designate in writing any depositions
they intend to use at trial, including page(s) and
line(s) numbers).

30 Plaintiffs and defendants will reply to the other's
objections to exhibits.

25 All written discovery completed.
All pretrial motions, including dispositive motions due.
Plaintiffs respond in writing to any Defendant's no
evidence letter. Failure to respond may result in a
dismissal of the defendant submitting the letter with
prejudice.
Defendants will collectively submit a detailed
schedule to the Court and to plaintiffs' counsel
establishing times for specific defendant related
documents and for settlement conferences with
specific defendants. So far as is practicable,
document issues relating to certain defendants will be
dealt with in the morning session of court and

	settlement conferences for the same defendants will be held in the afternoon session.
20	Last day to respond to dispositive motions.
7-14 days	Court scheduled pretrial, settlement and document conferences.
Trial date	Objections and counter-designations to the use of depositions at trial to be filed.

11.6 Evaluation This court recognizes that there are widely divergent views among the several parties and counsel represented in this extensive collection of actions. The procedures set out in this order represent an effort to develop a more analytical approach to this litigation than has been employed by this court in the past. Therefore, as was indicated in paragraph 11.1 above, the court intends to evaluate the general trial format established by this order after the fourth trial group has been resolved. To that end, counsel and the parties are informed that the court will entertain further arguments and observations upon the completion of the March 2002 trial in order to determine if any modifications are appropriate to the overall case management practices.

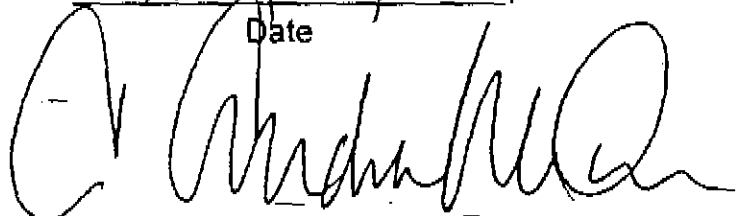
12. Objections Many of the details of this Order have resulted from the cooperation and agreement of counsel. However, some parties object to particular aspects of this Master Case Management Order. These objections will be preserved if a party files a written objection, setting forth the particulars of the objection, within 20 days of the receipt of this order.

The Clerk of this court is directed to forward certified copies of this order to representative counsel and to all of the other circuit clerks in the State.

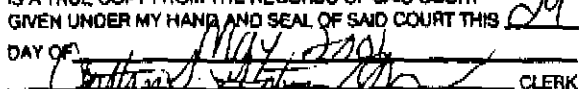
ENTER: _____

May 23, 2001

Date



A. Andrew MacQueen, Senior Judge

STATE OF WEST VIRGINIA
COUNTY OF KANAWHA, SS
I, CATHY S. GATSON, CLERK OF CIRCUIT COURT OF SAID COUNTY
AND IN SAID STATE, DO HEREBY CERTIFY THAT THE FOREGOING
IS A TRUE COPY FROM THE RECORDS OF SAID COURT
GIVEN UNDER MY HAND AND SEAL OF SAID COURT THIS 24
DAY OF May, 2001
 CLERK



CT System

Service of Process Transmittal Form

Charleston, West Virginia

04/11/2000

Via Courier & i-Note

TO: Evelyn Barnes
CLARK HILL P.L.C.
500 WOODWARD AVE.
STE. 3500
DETROIT, MI 48226-3435
EMAIL: ASBESTOS@CLARKHILL.COM

RECEIVED

APR 12 2000

CLARK HILL

RE: **PROCESS SERVED IN WEST VIRGINIA**

FOR CHRYSLER CORPORATION Domestic State: De
True Name : DAIMLERCHRYSLER CORPORATION

ENCLOSED ARE COPIES OF LEGAL PROCESS RECEIVED BY THE STATUTORY AGENT OF THE ABOVE COMPANY AS FOLLOWS:

1. TITLE OF ACTION: Daniel E. Knotts, et al. vs A&I Company, et al., including CHRSYLER CORPORATION NOW: DAIMLERCHRYSLER CORPORATION - one service
2. DOCUMENT(S) SERVED: Summons and Complaint
3. COURT: Circuit Court of Kanawha County, West Virginia
Case Number 00-C-839 - 00-C-840
4. NATURE OF ACTION: Asbestos Litigation
5. ON WHOM PROCESS WAS SERVED: CT Corporation System, Charleston, West Virginia
6. DATE AND HOUR OF SERVICE: By Certified mail on 04/11/2000 with Postmarked Date 04/06/2000
7. APPEARANCE OR ANSWER DUE: 30 days from the date served on the Secretary of State which was April 06, 2000.
8. ATTORNEY(S): Scott Segal
810 Kanawha Blvd. E
Charleston, WV 25301
9. REMARKS: Service of Process made on the Secretary of State and forwarded to CT Corporation System, the designated agent.

CC: Stacey Carlson
DaimlerChrysler Corporation
Office Of General Counsel
1000 Chrysler Drive
CIMS 485-14-78
Auburn Hills, MI 48326-2766

1037980 Knotts, Daniel E.
1038000 Slaughter, Nellie
for Beauford (deceased)

SUMMONS

IN THE CIRCUIT COURT OF KANAWHA, WEST VIRGINIA

DANIEL E. KNOTTS,

Civil Action No. 00-C-839
00 C-840

NELLIE M. SLAUGHTER,
Executrix of the Estate of
BEAUFORD E. SLAUGHTER,
Deceased,

Plaintiffs,

JURY TRIAL DEMANDED

vs.

A & I COMPANY
5020 Kanawha Turnpike
South Charleston, West Virginia 25309

A.P. GREEN INDUSTRIES, INC.,
formerly known as A.P. Green Refractories Co.
Green Boulevard
Mexico, MO 65265
Serve:
CVCSC, Inc.
P.O. Box 950
525 Brook Street
Rocky Hill, CT 06067

ALLIED SIGNAL, INC., in its own right
and as successor-in-interest to Allied
Corporation, and as successor-in-interest to Bendix
Columbia Road & Park Avenue
Morristown, NJ 07962

ARMSTRONG WORLD INDUSTRIES, INC.
P.O. Box 3001
Lancaster, PA 17604
Serve: C.T. Corporation Systems
707 Virginia Street, East
Charleston, WV 25301

4/6/00

Asbestos

laborer / mechanic

4/6/00

Meso / asbestos
mechanic

ASBESTOS CLAIMS MANAGEMENT CORPORATION
f/k/a/ National Gypsum Co.
2608 Eastland Avenue, Suite 202
Greenville, TX 75402

BORG WARNER AUTOMOTIVE, INC.
200 S. Michigan Avenue
Chicago, IL 60604

CARLISLE COMPANIES, INC.
101 South Salina Street
Suite 800
Syracuse, New York 13202

CHRYSLER CORPORATION
12000 Lynn Townsend
Highland Park, MI 48203

EATON CORPORATION, as
successor-in-interest to Cutler-Hammer, Inc.
Eaton Center
1111 Superior Avenue
Cleveland, OH 44114

FERODO AMERICA, INC.
570 Metroplex Drive
Nashville, TN 37211

FORD MOTOR COMPANY
The American Road
Dearborn, MI 48121

GAF BUILDING MATERIALS CORPORATION
a/k/a GAF CORPORATION
1361 Alps Road
Wayne, NJ 07470-0000
Servc: The Prentice Corporation Systems, Inc.
1013 Center Road
Wilmington, DE 19805

GENERAL MOTORS CORPORATION
c/o The Corporation Company
30600 Telegraph Road
Suite 3275
Bingham Farms, MI 48025

HARBISON-WALKER REFRACTORIES COMPANY,
formerly a division of Dresser Industries, Inc.
c/o CVCSC, Inc.
P.O. Box 950
525 Brook Street
Rocky Hill, CT 06067

MAGNETEK, INC.
26 Century Boulevard
Nashville, TN 37214-3644

METROPOLITAN LIFE INSURANCE COMPANY
a/k/a METROPOLITAN INSURANCE COMPANY
One Madison Avenue
New York, New York 10010-3690

NORTH AMERICAN REFRACTORIES, INC.
The Hale Building
1288 Euclid Avenue, 5th Floor
Cleveland, Ohio 44115

PITTSBURGH CORNING CORPORATION
Legal Department
800 Presque Island Drive
Pittsburgh, PA 15239

PNEUMO ABEX CORPORATION,
Successor-in-interest to ABEX CORPORATION,
Friction Products Division
c/o The United States Corporation Company
1013 Centre Road
Wilmington, DE 19805-1297

PRODUCTS X OF WEST VIRGINIA, INC.
c/o D. Marie Davis-Sparbanie
P.O. Box 6159
Wheeling, WV 26003

RAPID AMERICAN CORPORATION, in its own
right and as successor in interest to and liable
for Philip Carey Corporation
2955 E. Market Street
York, PA 17402-2408

UNION BOILER COMPANY
Serve: David K. Baxter
Rt. 25 & 1-64
Nitro, WV 25143

UNIROYAL, INC., also known as
UNIROYAL GOODRICH TIRE COMPANY
c/o Uniroyal Holding Corp.
70 Great Hill Road
Naugatuck, CT 06770


UNITED STATES GYPSUM COMPANY,
f/k/a USG Corporation
125 South Franklin Street
Department 174
Chicago, IL 60606

Defendants.

TO THE ABOVE NAMED DEFENDANTS:

IN THE NAME OF THE STATE OF WEST VIRGINIA, YOU ARE HEREBY SUMMONED AND REQUIRED TO SERVE UPON DAVID P. CHERVENICK, ESQUIRE, 1030 FIFTH AVENUE, PITTSBURGH, PA 15219 and SCOTT S. SEGAL, ESQUIRE, 810 KANAWHA BOULEVARD, E., CHARLESTON, WV 25301, AN ANSWER INCLUDING ANY RELATED COUNTERCLAIM YOU MAY HAVE TO THE COMPLAINT FILED AGAINST YOU IN THE ABOVE-STYLED CIVIL ACTION, A TRUE COPY OF WHICH IS HEREWITH DELIVERED TO YOU. YOU ARE REQUIRED TO SERVE YOUR ANSWER WITHIN 30 DAYS AFTER SERVICE OF THIS SUMMONS UPON YOU, EXCLUSIVE OF THE DATE OF SERVICE. IF YOU FAIL TO DO SO, JUDGMENT BY DEFAULT WILL BE TAKEN AGAINST YOU FOR THE RELIEF DEMANDED IN THE COMPLAINT AND YOU WILL BE THEREAFTER BARRED FROM ASSERTING IN ANOTHER ACTION ANY CLAIM YOU MAY HAVE WHICH MUST BE ASSERTED BY COUNTERCLAIM IN THE ABOVE-STYLED ACTION.

DATED: 3-30-00


Cathy Gatson, Clerk of the Circuit Court

BY: 
DEPUTY CLERK

IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

DANIEL E. KNOTTS,

Civil Action No.

00-C-839
00-C-840

NELLIE M. SLAUGHTER,
Executrix of the Estate of
BEAUFORD E. SLAUGHTER,
Deceased,

Plaintiffs,

vs.

JURY TRIAL DEMANDED

FILED
00 MAR 30 4:11:40
MAR 30 2001
CLERK OF COURT
KANAWHA COUNTY, WV

A & I COMPANY
5020 Kanawha Turnpike
South Charleston, West Virginia 25309

A.P. GREEN INDUSTRIES, INC.,
formerly known as A.P. Green Refractories Co.
Green Boulevard
Mexico, MO 65265
Serve:
CVCSC, Inc.
P.O. Box 950
525 Brook Street
Rocky Hill, CT 06067

ALLIED SIGNAL, INC., in its own right
and as successor-in-interest to Allied
Corporation, and as successor-in-interest to Bendix
Columbia Road & Park Avenue
Morristown, NJ 07962

ARMSTRONG WORLD INDUSTRIES, INC.
P.O. Box 3001
Lancaster, PA 17604
Serve:
C.T. Corporation Systems
707 Virginia Street, East
Charleston, WV 25301

ASBESTOS CLAIMS MANAGEMENT CORPORATION
f/k/a/ National Gypsum Co.
2608 Eastland Avenue, Suite 202
Greensville, TX 75402

BORG WARNER AUTOMOTIVE, INC.
200 S. Michigan Avenue
Chicago, IL 60604

CARLISLE COMPANIES, INC.
101 South Salina Street, Suite 800
Syracuse, New York 13202

CHRYSLER CORPORATION
12000 Lynn Townsend
Highland Park, MI 48203

EATON CORPORATION, as successor-in-interest to
Cutler-Hammer, Inc.
Eaton Center
1111 Superior Avenue
Cleveland, OH 44114

FERODO AMERICA, INC.
570 Metroplex Drive
Nashville, TN 37211

FORD MOTOR COMPANY
The American Road
Dearborn, MI 48121

GAF BUILDING MATERIALS CORPORATION
a/k/a GAF CORPORATION
1361 Alps Road
Wayne, NJ 07470-0000
Serve: The Prentice Corporation Systems, Inc.
1013 Center Road
Wilmington, DE 19805

GENERAL MOTORS CORPORATION
c/o The Corporation Company
30600 Telegraph Road
Suite 3275
Bingham Farms, MI 48025

HARBISON-WALKER REFRACTORIES COMPANY,
formerly a division of Dresser Industries, Inc.
c/o CVCSC, Inc.
P.O. Box 950
525 Brook Street
Rocky Hill, CT 06067

MAGNETEK, INC.
26 Century Boulevard
Nashville, TN 37214-3644

METROPOLITAN LIFE INSURANCE COMPANY
a/k/a METROPOLITAN INSURANCE COMPANY
One Madison Avenue
New York, New York 10010-3690

NORTH AMERICAN REFRACTORIES, INC.
The Hale Building
1288 Euclid Avenue, 5th Floor
Cleveland, Ohio 44115

PITTSBURGH CORNING CORPORATION
Legal Department
800 Presque Island Drive
Pittsburgh, PA 15239

PNEUMO ABEX CORPORATION,
Successor-in-interest to ABEX CORPORATION,
Friction Products Division
c/o The United States Corporation Company
1013 Centre Road
Wilmington, DE 19805-1297

PRODUCTS X OF WEST VIRGINIA, INC.
c/o D. Marie Davis-Sparbanie
P.O. Box 6159
Wheeling, WV 26003

RAPID AMERICAN CORPORATION, in its own
right and as successor
in interest to and liable
for Philip Carey Corporation
2955 E. Market Street
York, PA 17402-2408

UNION BOILER COMPANY

Serve: David K. Baxter.

Rt. 25 & 1-64

Nitro, WV 25143

UNIROYAL, INC., also known as

UNIROYAL GOODRICH TIRE COMPANY

c/o Uniroyal Holding Corp.

70 Great Hill Road

Naugatuck, CT 06770

UNITED STATES GYPSUM COMPANY,

f/k/a USG Corporation

125 South Franklin Street

Department 174

Chicago, IL 60606

Defendants.

COMPLAINT

1. Plaintiff, Daniel E. Knotts, resides in Oakland, Maryland. Daniel E. Knotts' social security number is 232-48-1608. Daniel E. Knotts' date of birth is 11/8/35. For many years, Daniel E. Knotts worked as a laborer and mechanic throughout West Virginia and elsewhere from approximately 1951 until 1993. Daniel E. Knotts has the lung injury, Asbestosis.

Plaintiff, Nellie M. Slaughter, Executrix of the Estate of Beauford E. Slaughter, deceased, resides in Wheeling, West Virginia. Beauford E. Slaughter's social security number is 223-30-8430. Beauford E. Slaughter's date of birth was June 13, 1927. Beauford E. Slaughter's date of death was May 26, 1999. For many years, Beauford E. Slaughter worked as an automobile and truck mechanic throughout West Virginia and elsewhere from approximately 1948 until 1970. He also worked as a boiler repairman and mine inspector throughout West Virginia and elsewhere from 1970 until 1975. Beauford E. Slaughter had the lung injury, Mesothelioma and Asbestosis.

2.

(a) The defendant, A & I COMPANY, is a corporation incorporated under the laws of the State of West Virginia, with its principal place of business located in the State of West Virginia.

(b) The defendant, A.P. GREEN INDUSTRIES, INC., formerly known as A.P. Green Refractories, Inc., is a corporation incorporated under the laws of the State of Delaware, with its principal place of business located in the State of New York.

(c) The defendant, ALLIED SIGNAL, INC., in its own right and as successor-in-interest to Allied Corporation, and as successor-in-interest to Bendix, is a corporation incorporated

under the laws of the State of Delaware, with its principal place of business located in the State of New Jersey:

(d) The defendant, ARMSTRONG WORLD INDUSTRIES, INC., is a corporation incorporated under the laws of the Commonwealth of Pennsylvania, with its principal place of business located in the Commonwealth of Pennsylvania.

(e) The defendant, ASBESTOS CLAIMS MANAGEMENT CORPORATION, f/k/a National Gypsum Co., is a corporation incorporated under the laws of the State of Delaware, with its principal place of business located in the State of North Carolina.

(f) The defendant, BORG-WARNER CORPORATION, is a corporation incorporated under the laws of the State of Maryland, with its principal place of business located in the Commonwealth of Pennsylvania.

(g) The defendant, CARLISLE COMPANIES, INC., is a corporation incorporated under the laws of the State of Delaware, with its principal place of business located in the State of New York.

(h) The defendant, CHRYSLER CORPORATION, is a corporation incorporated under the laws of the State of Delaware, with its principal place of business located in the State of Michigan.

(i) The defendant, EATON CORPORATION, as successor-in-interest to Cutler-Hammer, Inc., is a corporation incorporated under the laws of the State of Ohio, with its principal place of business located in the State of Ohio.

(j) The defendant, FERODO AMERICA, INC., is a corporation incorporated under the laws of the State of Delaware, with its principal place of business located in the State of Tennessee.

(k) The defendant, FORD MOTOR COMPANY, is a corporation incorporated under the laws of the State of Delaware, with its principal place of business located in the State of Michigan.

(l) The defendant, GAF BUILDING MATERIALS CORPORATION, a/k/a GAF CORPORATION, is a corporation incorporated under the laws of the State of Delaware, with its principal place of business located in the State of New Jersey.

(m) The defendant, GENERAL MOTORS CORPORATION, is a corporation incorporated under the laws of the State of Delaware, with its principal place of business located in the State of Michigan.

(n) The defendant, HARBISON-WALKER REFRACTORIES COMPANY, formerly a division of Dresser Industries, Inc., is a corporation incorporated under the laws of the State of Delaware, with its principal place of business located in the State of Texas.

(o) The defendant, MAGNETEK, INC., is a corporation incorporated under the laws of the State of Delaware, with its principal place of business located in the State of Tennessee.

(p) The defendant, METROPOLITAN LIFE INSURANCE COMPANY, a/k/a METROPOLITAN INSURANCE COMPANY, is a corporation, with its principal place of business located in the State of New York.

(q) The defendant, NORTH AMERICAN REFRACTORIES, INC., is a corporation incorporated under the laws of the State of Ohio, with its principal place of business located in the State of Ohio.

(r) The defendant, PITTSBURGH CORNING CORPORATION, is a corporation incorporated under the laws of the Commonwealth of Pennsylvania, with its principal place of business located in the Commonwealth of Pennsylvania.

(s) The defendant, PNEUMO ABEX CORPORATION, Successor-in-Interest to ABEX CORPORATION, Friction Products Division, is a corporation incorporated under the laws of the State of Delaware, with its principal place of business located in the State of Massachusetts.

(t) The defendant, PRODUCTS X OF WEST VIRGINIA, INC., is a corporation incorporated under the laws of the State of West Virginia, with its principal place of business located in the State of West Virginia.

(u) The defendant, RAPID AMERICAN CORPORATION, in its own right and as successor in interest to and liable for Philip Carey Corporation, is a corporation incorporated under the laws of the State of Delaware, with its principal place of business located in the State of New York.

(v) The defendant, UNION BOILER COMPANY, is a corporation incorporated under the laws of the State of West Virginia, with its principal place of business located in the State of West Virginia.

(w) The defendant, UNIROYAL, INC., also known as UNIROYAL GOODRICH TIRE COMPANY, is a corporation incorporated under the laws of the State of New Jersey, with its principal place of business located in the State of Connecticut.

(x) The defendant, UNITED STATES GYPSUM COMPANY, formerly USG Corporation, is a corporation incorporated under the laws of the State of Delaware, with its principal place of business located in the State of Illinois.

3. The injuries and cause of action alleged herein are due in part to actions and events hereinafter described occurring in West Virginia, as a result of the Defendant corporations doing business in the State of West Virginia, and as a result of actions elsewhere.

4. During the time Plaintiffs were exposed to products of various Defendants, the products reached Plaintiffs' jobsites or Plaintiffs' locales without any substantial change in the condition of the product or products from the time they were sold or distributed by the Defendants.

5. The Plaintiffs, while employed in their various occupations were exposed to and did inhale asbestos dust and other dust from products of the defendants, which caused the conditions as hereinafter set forth, resulting in disability. Each plaintiff's exposures occurred at various places located in the State of West Virginia, as well as exposures elsewhere.

6. The following defendant corporations (hereinafter defendant "sellers") or their predecessors in interest, at all times relevant, engaged in one or more of the following activities involving asbestos and/or silica and other ingredients in their materials, including, but not limited to, the mining, milling, manufacturing, distributing, supplying, selling and/or using and/or recommending, and/or installing and/or removing asbestos materials, other dangerous ingredients and products:

A & I COMPANY;
A.P. GREEN INDUSTRIES, INC., formerly known
as A.P. Green Refractories, Inc.;
ALLIED SIGNAL, INC., in its own right and as
successor-in-interest to Allied Corporation,
and as successor-in-interest to Bendix,
ARMSTRONG WORLD INDUSTRIES, INC.;
ASBESTOS CLAIMS MANAGEMENT CORPORATION,
f/k/a/ National Gypsum Co.;
BORG WARNER AUTOMOTIVE, INC.;
CARLISLE COMPANIES, INC.;
CHRYSLER CORPORATION;
EATON CORPORATION, as successor-in-interest to Cutler-Hammer, Inc.;
FERODO AMERICA, INC.;
FORD MOTOR COMPANY;
GAF BUILDING MATERIALS CORPORATION,
a/k/a GAF CORPORATION;
GENERAL MOTORS CORPORATION;
HARBISON-WALKER REFRACTORIES COMPANY, formerly a
division of Dresser Industries, Inc.;
MAGNETEK, INC.;
NORTH AMERICAN REFRACTORIES, INC.;
PITTSBURGH CORNING CORPORATION;

PNEUMO ABEX CORPORATION, Successor-in-Interest to ABEX CORPORATION,
Friction Products Division,
PRODUCTS X OF WEST VIRGINIA, INC.;
RAPID AMERICAN CORPORATION, in its own
right and as successor-in-interest to and liable
for Philip Carey Corporation;
UNION BOILER COMPANY;
UNIROYAL, INC., also known as UNIROYAL GOODRICH TIRE COMPANY;
UNITED STATES GYPSUM COMPANY, f/k/a USG Corporation;

COUNT I

AGAINST -"SELLERS"

7. At all times pertinent hereto, Plaintiffs, or their decedents, were exposed to asbestos and other harmful ingredients contained in products manufactured, supplied, and/or sold by the various Defendants identified as sellers acting through their agents, servants and employees.

8. The condition of each Plaintiff is a direct and proximate result of the negligence of the Defendants, both jointly and severally, in that they produced, supplied, and/or sold, and/or used, and/or specified and/or removed products containing asbestos and other dangerous ingredients including silica, which products Defendants knew, or in the exercise of reasonable care, should have known, were inherently, excessively, and ultrahazardously dangerous to Plaintiff.

9. Each Plaintiffs' condition is a direct and proximate result of the negligence of the Defendants, both jointly and severally, in that they produced, supplied and/or sold, and/or used, and/or specified, and/or delivered products containing asbestos and other dangerous ingredients and did further:

- (a) Fail to warn Plaintiff of the dangers of the said products when the Defendants knew, or should have known, that exposure to the asbestos-containing products and other ingredients of said products would cause disease and injury;

- (b) Fail to take reasonable precautions to warn the Plaintiff of the dangers to which he was exposed when the Defendants knew, or should have known, of such dangers;
- (c) Fail to exercise reasonable care to warn the Plaintiff of the danger to which he was exposed by use of the asbestos-containing products and other ingredients in said Defendants' products;
- (d) Fail to inform the Plaintiff of what would be safe and sufficient apparel for a person who was exposed to or used the product or products;
- (e) Fail to inform the Plaintiff of what would be safe, sufficient and proper protective equipment and appliances when using or being exposed to asbestos-containing products and other ingredients in said Defendants' products;
- (f) Fail to inform the Plaintiff of what would be safe and proper methods of handling and using their products;
- (g) Fail to test the asbestos-containing products in order to ascertain the dangers involved;
- (h) Fail to test the other ingredients in their products to ascertain the dangers involved;
- (i) Fail to remove the asbestos-containing products from the market when the Defendants knew, or should have known, of the hazards of the exposure to asbestos and the use of asbestos-containing products and/or of other ingredients in their products;
- (j) Fail to place any warnings on the asbestos-containing products to

warn the handlers thereof of the dangers of said asbestos-containing products and failure to warn of dangers of other ingredients in their products including silica.

10. As a direct and proximate result of the negligence of the Defendant corporations, both jointly and severally, each Plaintiff has suffered, and will in the future suffer, damages for medical treatment, drugs and other unknown remedial medical measures, great pain of the body and mind, embarrassment and inconvenience, loss of earning capacity, loss of enjoyment of life, and shortening of his life expectancy.

11. As a direct and proximate result of the negligence of the Defendant corporations, both jointly and severally, each Plaintiff has suffered and is suffering from lung injury and such may progress into other severe and disabling diseases of the body, shock and other attendant nervous or emotional disorders, has an increased risk of malignancy and other diseases and injuries, all of which are or may be permanent in nature. Certain Plaintiffs have also in fact suffered malignancies from the Defendants' dangerous products. Certain Plaintiffs have died from the lung injury and/or malignancy.

WHEREFORE, each plaintiff prays that this Honorable Court enter judgment on his behalf against the defendants, both jointly and severally, in an amount of One Million Dollars (\$1,000,000.00) plus interest as provided by law, and the cost of this action.

COUNT II

AGAINST "SELLERS"

12. Plaintiffs incorporate paragraphs one (1) through eleven (11) by reference hereto as fully set out herein.

13. The Defendant corporations identified as sellers are strictly liable, both jointly and severally, to each Plaintiff for failure to properly, adequately, and safely label the asbestos-containing products, and/or their silica containing products and/or products containing dangerous ingredients, for selling and/or using and/or specifying asbestos-containing products and/or silica containing products and/or products containing dangerous ingredients that were in a defective condition; for selling products that were unreasonably safe; for selling products containing asbestos, silica and other dangerous ingredients that were in a defective condition and unreasonably unsafe because of failure to give reliable and complete warnings of the known and knowable dangers involved in the use and exposure to products containing asbestos, and/or silica and/or other dangerous ingredients.

14. As a result of the strict liability of the Defendants, both jointly and severally, each Plaintiff has, and will in the future, suffer damages for medical treatment, drugs and other unknown remedial medical measures, great pain of body and mind, embarrassment and inconvenience, loss of earning capacity, loss of enjoyment of life, and shortening of his life expectancy.

15. The Plaintiffs who bring their action in a representative capacity for a decedent as a result of the strict liability of the Defendant corporations, both jointly and severally, have suffered or those on whose behalf this action is brought, have suffered damages for medical treatment and drugs, sorrow, mental anguish, solace, the loss of society, companionship, comfort, guidance, kindly offices and advice of Decedent, the income of Decedent, and the services, protection, care and assistance provided by the Decedent, expenses for the care and treatment of Decedent and funeral expenses.

WHEREFORE, each plaintiff prays that this Honorable Court enter judgment on his behalf against the defendants, both jointly and severally, in an amount of One Million Dollars (\$1,000,000.00) plus interest as provided by law, and the cost of this action.

COUNT III

AGAINST "SELLERS"

16. Plaintiffs incorporate paragraphs one (1) through fifteen (15) by reference hereto as fully set out herein.

17. Defendants expressly or impliedly warranted that the products manufactured, supplied, sold and/or delivered and/or specified by each of them were suitable and fit for the purpose for which they were manufactured and sold and were not abnormally dangerous to the general public and persons similarly situated to the Plaintiffs.

18. Said warranties by the Defendants were false and untrue and were breached by each of the said Defendants.

19. As a direct and proximate result of Defendants' breach of said warranties, both jointly and severally, the Plaintiffs suffered and will in the future suffer from diseases due to Defendants' actions, have and will suffer damages for medical treatment, drugs and other unknown remedial medical measures, great pain of body and mind, embarrassment and inconvenience, loss of earning capacity, loss of enjoyment of life, and shortening of his life expectancy and each Plaintiff has been damaged as previously described.

WHEREFORE, each plaintiff prays that this Honorable Court enter judgment on his behalf against the defendants, both jointly and severally, in an amount of One Million Dollars (\$1,000,000.00) plus interest as provided by law, and the cost of this action.

COUNT IV

AGAINST "SELLERS"

20. Plaintiffs incorporate paragraphs one (1) through nineteen (19) by reference hereto as if fully set out herein.

21. Defendants, individually, together and/or as a group, have possessed, since the 1920's,

medical and scientific data which indicated that asbestos-containing products were hazardous to health. Prompted by pecuniary motives, the Defendants, individually, together and/or as a group, willfully, wantonly and in total disregard for the safety of the Plaintiffs, failed to act upon said medical and scientific data. Rather, they conspired together to deceive the public and the Plaintiffs in several aspects, including, but not limited to:

- (a) By controlling industry supported research in a manner inconsistent with the health and safety interest of the asbestos-containing products users and consumers.
- (b) By successfully tainting reports of medical and scientific data appearing in industry and medical literature.
- (c) By suppressing certain medical and scientific information relating to the harmful effects of exposure to asbestos-containing products.
- (d) By prohibiting the publication of certain scientific and medical articles.

22. Such conspiratorial activities deprived the users, mechanics, laborers and installers of Defendants' asbestos-containing products of the opportunity to determine whether or not they would expose themselves to the unreasonably and ultrahazardous dangers of the asbestos-containing products of said Defendants.

23. As a direct and proximate result of the willful, wanton, outrageous conduct and utter disregard for the safety of the Plaintiffs, Plaintiffs were exposed to asbestos-containing products and contracted an asbestos-related lung injury and/or an asbestos malignancy.

24. As a direct and proximate result of the willful, wanton, and reckless misconduct and utter disregard for the safety of Plaintiffs, Plaintiffs have been injured and damaged as previously described.

WHEREFORE, each plaintiff prays that this Honorable Court enter judgment on his behalf against the defendants, both jointly and severally, in an amount of One Million Dollars (\$1,000,000.00) plus interest as provided by law, and the cost of this action.

COUNT V

AGAINST METROPOLITAN LIFE

25. Plaintiffs incorporate paragraphs one (1) through twenty four (24) by reference hereto as fully set out herein.

26. In or about the year 1930, and at various times prior and subsequent thereto, up to and including the present time, defendant Metropolitan Life Insurance Company undertook and assumed a duty to provide the asbestos industry, the scientific community and company users of asbestos with information, inspections, instructions, supervision, recommendations, assistance, notices, reports, methods, findings, cautions, warnings, advice, designs, equipment, safeguards, guidance and services to properly, adequately and reasonably provide safe working conditions, all allegedly to preserve and protect the life, health and safety of employees exposed to asbestos, including plaintiffs and their co-workers, and particularly to protect them from the dangerous and defective properties of asbestos, asbestos products and compounds and/or other dangerous substances at or about the workplace.

27. Plaintiffs aver that various employers and their employees, including plaintiffs and scientists and others similarly situated, were dependent upon the undertakings of Metropolitan to preserve and protect the life, health and safety of individuals, including plaintiffs, by not assisting the said companies in selling dangerous products.

28. Metropolitan, by its active and passive negligence, failed to exercise the standard of care and skill it was obliged to exercise by reason of its aforesaid undertakings and assumption of duty, thereby causing, creating or permitting dangerous conditions and exposure to dangerous and

defective substances; and thereby failing to properly safeguard plaintiffs and all others similarly situated.

29. As a result of the aforesaid negligence of the defendant Metropolitan, plaintiffs were injured.

WHEREFORE, each plaintiff prays that this Honorable Court enter judgment on his behalf against the defendants, both jointly and severally, in an amount of One Million Dollars (\$1,000,000.00) plus interest as provided by law, and the cost of this action.

COUNT VI

AGAINST METROPOLITAN LIFE

30. Plaintiffs incorporate paragraphs one (1) through twenty nine (29) by reference hereto as fully set out herein.

31. For a number of years, Metropolitan provided insurance coverage for various manufacturers of asbestos-containing products.

32. For a number of years, Dr. A.J. Lanza served as assistant medical director of Metropolitan.

33. At all times relevant, the activities of Dr. Lanza hereinafter described were undertaken as a servant, agent or employee of Metropolitan.

(a) Beginning in approximately 1934, Metropolitan Life Insurance Company and certain asbestos producers and manufacturers including Johns-Manville Corporation and Raybestos Manhattan, through their agents, Vandiver Brown, attorney J.C. Hobart, Sumner Simpson and J. Rohrbach, suggested to Dr. Anthony Lanza, as agent of Metropolitan Life Insurance Company, that Lanza publish a study on asbestos in which Lanza would affirmatively misrepresent material facts about asbestos exposure and concerning the

seriousness of the disease processes, asbestosis and related diseases. This was accomplished through intentional deletion of Lanza's feeling of asbestosis as "fatal" and through other selective editing that affirmatively misrepresented asbestos as causing diseases less serious than they really were known to be. As a result, Lanza's study was published in the medical literature in this misleading fashion in 1935. This fraudulent misrepresentation and fraudulent nondisclosure was motivated in part by a desire to influence proposed legislation to regulate asbestos exposure and to provide a defense in disputes involving Metropolitan as insurer.

- (b) In 1936, American Brake Block Corporation, Asbestos Manufacturing Company, Gatke Corporation, Johns-Manville Corporation, Keasbey & Mattison Company, Raybestos-Manhattan, Russell Manufacturing, Union Asbestos and Rubber Company, and United Gypsum Company, entered into an agreement with the Saranac Laboratories. Under this agreement, these companies acquired the power to decide what information Saranac Laboratories could publish about asbestos disease and could also control in what form such publications were to occur. This agreement gave these companies power to affirmatively misrepresent the results of the work at Saranac, and also gave these conspirators power to suppress material facts included in any study. On numerous occasions thereafter, these companies together with Metropolitan, exercised their power to prevent Saranac scientists from disclosing material

scientific data, resulting in numerous misstatements of fact being made at scientific meetings.

- (c) On November 11, 1948, representatives of the following companies met at the headquarters of Johns-Manville Corporation: American Brake Block Division of American Brake and Shoe Foundry, Gatke Corporation, Keasbey & Mattison Company, Raybestos-Manhattan, Inc., Thermoid Company, Union Asbestos and Rubber Company, United States Gypsum Company and Metropolitan. U.S. Gypsum did not send a representative to the meeting, but instead authorized Vandiver Brown of Johns-Manville to represent its interest at the meeting and to take action on its behalf.
- (d) At this November 11, 1948 meeting, these companies and Metropolitan decided to exert their influence to materially alter and misrepresent material facts about the substance of research previously started by Dr. Leroy Gardner at the Saranac Laboratories. Dr. Gardner's research involved the carcinogenicity of asbestos in mice and also included an evaluation of the health effects of asbestos on humans with a critical review of the then existing standards of dust exposure for asbestos and asbestos products.
- (e) At this meeting, these companies and Metropolitan and subsequently their agent, Dr. Vorwald, intentionally and affirmatively determined that Dr. Gardner's work should be edited to delete material facts about the cancer causing propensity of asbestos and the health effects of asbestos on humans and to delete the critique of the dust

standards. This was published, as altered, in the scientific literature.

These companies and Metropolitan thereby fraudulently misrepresented the risks of asbestos exposure to the public, in general, scientists, and persons exposed to asbestos such as the plaintiffs.

- (f) As a direct result of the actions as described above, Dr. Gardner's edited work was published in the Journal of Industrial Hygiene, AMA Archives of Industrial Hygiene and Occupational Health in 1951 in a form that stressed those portions of Dr. Gardner's work that Metropolitan wished stressed, but which omitted references to human asbestosis and cancer, thereby fraudulently and affirmatively misrepresenting the extent of risks. Metropolitan and the companies it joined with affirmatively and deliberately disseminated this misleading publication.
- (g) Such action constituted a material affirmative misrepresentation of material facts involving Dr. Gardner's work and resulted in creating an appearance that inhalation of asbestos was less of a health problem than Dr. Gardner's unedited work indicated.
- (h) In 1955, Johns-Manville, for itself and on behalf of Metropolitan, through their agent Kenneth Smith, caused to be published in the AMA Archives of Industrial Health, an article entitled "Pulmonary Disability In Asbestos Workers". This published study materially altered the results of an earlier study in 1949 concerning the same set of workers. This alteration of Dr. Smith's study constituted a

fraudulent and material representation about the extent of the risk associated with asbestos inhalation.

- (i) In 1955, the National Cancer Institute held a meeting at which Johns-Manville, individually and as an agent for Metropolitan, and A. Vorwald, as their agent, affirmatively misrepresented that there were no existing animal studies concerning the relationship between asbestos exposure and cancer, when, in fact, Metropolitan was in secret possession of several studies which demonstrated that positive evidence did exist.
- (j) Metropolitan approved and ratified and furthered the previous acts of Johns-Manville, Raybestos Manhattan, and A.J. Lanza.

34. The acts of Metropolitan as described above, constitute a fraudulent concealment and/or a fraudulent misrepresentation which proximately caused injury to the plaintiffs in the following manner:

- (a) Metropolitan intended the publication of false and misleading reports and/or the nondisclosure of documented reports of health hazards of asbestos, in order to:
 - (i) Maintain a favorable atmosphere for the continued sale and distribution of asbestos and asbestos-related products;
 - (ii) Assist in the continued pecuniary gain through the control and reduction of claims;

- (iii) Influence proposed legislation to regulate asbestos exposure;
 - (iv) Provide a defense in law suits brought for injury resulting from asbestos disease.
- (b) Metropolitan intended reliance upon the published reports regarding the safety of asbestos and asbestos-related products.
- (c) Plaintiffs suffered injury as a direct and proximate result of the acts alleged herein.

35. Metropolitan has, as previously stated, altered, influenced, and created significant portions of medical literature which are false and misleading statements concerning the dangers of asbestos exposure and disease. In so doing, Metropolitan, and its aforesaid agents, provided a body of medical literature which, when relied upon by persons investigating such literature, would have lead to a false impression of the dangers of asbestos exposure.

Additionally, the publication of such literature acted to inhibit the development of the literature and effectively delayed the dissemination of accurate knowledge of the dangers. Metropolitan owed a duty to the plaintiffs, and the public as a whole, when contributing to the medical literature to do so in good faith and with the reasonable care expected of any professional contributing to such literature; Metropolitan's failure to do so is willful and wanton negligence and a separate intentional tort creating a duty to compensate the plaintiffs for injuries sustained as a proximate contributing result of the actions of Metropolitan Life Insurance Company.

36. As a direct and proximately result of the fraudulent concealment and/or fraudulent representation by Metropolitan and its agents, the plaintiffs suffered the diseases, injuries and damages set forth in the foregoing paragraphs.

WHEREFORE, each plaintiff prays that this Honorable Court enter judgment on his behalf against the defendants, both jointly and severally, in an amount of One Million Dollars (\$1,000,000.00) plus interest as provided by law, and the cost of this action.

COUNT VII

AIDING AND ABETTING AGAINST METROPOLITAN LIFE

37. Plaintiffs incorporate paragraphs one (1) through thirty six (36) by reference hereto as fully set out herein.

38. Defendant, Metropolitan Life Insurance Company, individually and in concert with American Brake Block Corporation, Asbestos Manufacturing Company, Gatke Corporation, Johns-Manville Corporation, Keasbey & Mattison Company, Raybestos-Manhattan, Russell Manufacturing, Union Asbestos and Rubber Company, United Gypsum Company, Thermoid Company and others knowingly agreed and conspired among themselves to engage in a course of conduct that was reasonably likely to result in injury to plaintiff.

39. Defendant, Metropolitan Life Insurance Company, knew or should have known that the perversion of the scientific and medical literature as aforesaid would cause the harmful effects of asbestos exposure and would cause plaintiff injury.

40. Defendant, Metropolitan Life Insurance Company, gave substantial assistance and/or encouragement to the conspirators and this aided and abetted their sale of asbestos products in a defective and dangerous condition and their reduction and control of claims against them.

41. The actions of Metropolitan Life Insurance Company make it liable to plaintiffs pursuant to Section 876 of the Restatement of Torts (Second) since Metropolitan Life Insurance Company has acted in concert with others to cause harm to the plaintiffs.

42. As a direct and proximate result of the actions of defendant, Metropolitan Life Insurance Company, plaintiff suffered and will continue to suffer serious bodily injury; endured and will

continue to endure great pain and suffering and mental anguish; incurred and will continue to incur medical expenses; lost earnings and earning capacity; and was otherwise damaged.

WHEREFORE, each plaintiff prays that this Honorable Court enter judgment on his behalf against the defendants, both jointly and severally, in an amount of One Million Dollars (\$1,000,000.00) plus interest as provided by law, and the cost of this action.

COUNT VIII

MISREPRESENTATION AGAINST METROPOLITAN LIFE INSURANCE COMPANY

43. Plaintiffs incorporate paragraphs one (1) through forty two (42) by reference hereto as fully set out herein.

44. The actions of defendant Metropolitan Life Insurance Company as described above constituted conscious misrepresentation involving risk of physical harm and/or negligent misrepresentation involving risk of physical harm.

45. Metropolitan Life Insurance Company is liable to plaintiffs for their injury pursuant to Section 310 and 311 of the Restatement of Torts (Second).

46. As a direct and proximate result of the actions of defendant, Metropolitan Life Insurance Company, plaintiff suffered and will continue to suffer serious bodily injury; endured and will continue to endure great pain and suffering and mental anguish; incurred and will continue to incur medical expenses; lost earnings and earning capacity; and was otherwise damaged.

WHEREFORE, each plaintiff prays that this Honorable Court enter judgment on his behalf against the defendants, both jointly and severally, in an amount of One Million Dollars (\$1,000,000.00) plus interest as provided by law, and the cost of this action.

COUNT IX

CONSPIRACY COUNT AGAINST UNIROYAL, INC.

47. Plaintiffs incorporate paragraphs one (1) through forty six (46) by reference hereto as fully set out herein.

48. The defendant Uniroyal, in order to advance their own sales of asbestos containing products, engaged in a conspiracy with other manufacturers of similar asbestos containing products. The purpose and goal of the conspiracy was to suppress, distort and misrepresent the health hazards of asbestos-containing products, particularly cloth, gaskets and packing.

49. The members of the conspiracy included all members of the Asbestos Textile Institute, including Uniroyal, H.K. Porter, Raybestos Manhattan, Johns Manville, Keasby & Mattison Co., Unarco, American Asbestos Textile Corp., Asten Hill Manufacturing Co., and their predecessors.

50. The conspiracy engaged in overt acts from 1944 forward. These efforts included efforts in the 1940's to suppress research concerning the TLV, efforts in the 1950's to suppress research regarding cancer, and efforts in the 1960's to suppress Dr. Selikoff. The actions of the conspiracy were carried out through the Asbestos Textile Institute and the Asbestos Information Association.

51. The actions of the conspiracy kept plaintiffs and others ignorant of the dangers of defendants' products. In this way, the conspirators aided efforts to sell products containing asbestos.

52. The defendant Uniroyal, as a member of the conspiracy, is liable for all injuries resulting from asbestos products of members of the conspiracy.

WHEREFORE, each plaintiff prays that this Honorable Court enter judgment on his behalf against the defendants, both jointly and severally, in an amount of One Million Dollars (\$1,000,000.00) plus interest as provided by law, and the cost of this action.

COUNT X

PUNITIVE DAMAGES AS TO ALL DEFENDANTS

53. Plaintiffs incorporate paragraphs one (1) through fifty two (52) by reference hereto as fully set out herein.

54. The conduct of the defendants as set forth above were willful, wanton, malicious and in reckless disregard of the safety of the plaintiffs and others and therefore, justifies the award of punitive damages.

55. As a direct and proximate result of these acts, plaintiffs suffered and will continue to suffer serious bodily injury; endured and will continue to endure great pain and suffering and mental anguish; incurred and will continue to incur medical expenses, lost earnings and earning capacity, and was otherwise damaged.

WHEREFORE, each plaintiff prays that this Honorable Court enter judgment on his behalf against the defendants, both jointly and severally, in an amount of One Million Dollars (\$1,000,000.00) plus interest as provided by law, and the cost of this action.

COUNT XI

WRONGFUL DEATH

56. Plaintiffs incorporate paragraphs one (1) through fifty five (55) by reference hereto as fully set out herein.

57. Certain plaintiffs are representatives of the estates of deceased workers. In those cases, this action is brought pursuant to the Wrongful Death Statute since the decedent died as a direct and proximate result of exposure to asbestos and other harmful dusts caused by the wrongful acts and omissions and defective products of the defendants herein. The decedents at the time of death had beneficiaries and distributees as defined by the Wrongful Death Statute.

58. . . . As a proximate result of the aforementioned wrongful acts and omissions of the defendants and exposure to the defendants' defective products, the decedents suffered prior to their death, severe physical pain, mental anguish, worry, loss of enjoyment of life, loss of income and medical expenses. As a result of the decedents' death, funeral and burial expenses were incurred, there was a loss of future income and the decedents' beneficiaries and statutory distributees have suffered sorrow mental anguish, loss of society, loss of companionship, loss of comfort, loss of guidance and advice, loss of services, protection, care and assistance, as well as a loss of the benefit of the decedents' income.

WHEREFORE, each plaintiff prays that this Honorable Court enter judgment on his behalf against the defendants, both jointly and severally, in an amount of One Million Dollars (\$1,000,000.00) plus interest as provided by law, and the cost of this action.

COUNT XII

LOSS OF CONSORTIUM

59. Plaintiffs incorporate paragraphs one (1) through fifty eight (58) by reference hereto as fully set out herein.

60. As a direct and proximate result of the illnesses and diseases suffered by the plaintiffs, the plaintiff's wife has lost the financial support of her husband for the rest and remainder of her life.

61. The plaintiff's wife has suffered the loss of general services, companionship, and society of her husband since he contracted the diseases due to defendants' products and its related health problems, and will continue to suffer the loss of her husband's services, companionship and society for the remainder of her life.

62. As a result of the illnesses and diseases suffered by her husband, the plaintiff's wife has rendered nursing care and other services to her husband, and it will be necessary that the plaintiff's

wife continue to render such nursing services to her husband until his death, or such services were rendered prior to death.

63. The conduct of the defendants as set forth above were in a willful, wanton, and reckless disregard of the safety of the plaintiff and therefore, justifies the award of punitive damages as well.

WHEREFORE, each plaintiff prays that this Honorable Court enter judgment on his behalf against the defendants, both jointly and severally, in an amount of One Million Dollars (\$1,000,000.00) plus interest as provided by law, and the cost of this action.

COUNT XIII

MEDICAL MONITORING

64. Plaintiffs incorporate paragraphs one (1) through sixty three (63) by reference hereto as fully set out herein.

65. Each plaintiff requires medical monitoring as a result of his/her asbestos exposure.

66. The obligation to provide medical monitoring is joint and several with all defendants.

67. Each plaintiff asserts a cause of action for medical monitoring as a result of their asbestos exposure.

WHEREFORE, each plaintiff prays for damages on their medical monitoring cause of action.

JURY DEMAND

PLAINTIFFS DEMAND A TRIAL BY JURY AS TO ALL ISSUES TRIABLE BY A JURY RAISED HEREIN.

GOLDBERG, PERSKY, JENNINGS,
& WHITE, P.C.

BY: David P. Chervenick
David P. Chervenick, Esquire (W.V. I.D. 7002)
Bruce E. Mattock, Esquire (W.V. I.D. 6996)
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THE SEGAL LAW FIRM

BY: David P. Chervenick for
Scott S. Segal, Esquire (W.V. I.D. 4717)
The Segal Law Firm
810 Kanawha Boulevard, E.
Charleston, WV 25301

ATTORNEYS FOR PLAINTIFFS

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IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

LEOMA M. SHAFER, Executrix of the Estate of CHESTER E. SHAFER, Deceased, et al.,	Civil Action Nos.	97-C-2142 to 97-C-2144
JACK C. ADKINS, et al.,	Civil Action Nos.	97-C-2559 to 97-C-2576
RICHARD BEVERIDGE, et al.,	Civil Action Nos.	98-C-122 to 98-C-127
ROBERT E. ARMSTRONG, et al.,	Civil Action Nos.	98-C-1526 to 98-C-1538
MARK D. ADAMS, et al.,	Civil Action Nos.	98-C-2470 to 98-C-2540
ANITA C. HODGES, Executrix of the Estate of LEON HODGES, Deceased, et al.,	Civil Action Nos.	99-C-2561 to 99-C-2562
DANIEL E. KNOTTS, et al.,	Civil Action Nos.	00-C-839 to 00-C-840
AARON B. COPLEY, et ux.,	Civil Action No.	99-C-66
LENORE JAQUELINE HYRE, Executrix of the Estate of LAWRENCE W. HYRE, I, Deceased,	Civil Action No.	99-C-699
ROBERT LEE FERRIS, et ux.,	Civil Action No.	99-C-1032
ANNA BELL KING, Executrix of the Estate of HAROLD E. KING, Deceased,	Civil Action No.	00-C-1106

Plaintiffs

vs.

20th CENTURY GLOVE CORPORATION,
et al.,

Defendants.

PLAINTIFF'S AMENDED COMPLAINT

Plaintiffs, by and through their attorneys, Goldberg, Persky, Jennings & White, P.C., pursuant to Order of Court, amend their Complaints to add Congoleum Corporation, Durametallic Corporation, F.B. Wright Company, Famous Furnace & Supply Company, Greene Tweed & Company, Plibrico Company, Riley Stoker Corporation, Seegott, Inc., Pittsburgh Metals Purifying Company/Treesdale as defendants in all cases listed on Exhibit "A" attached hereto.

1. The paragraphs of the original Complaints are incorporated by reference herein as though set forth fully at length.

2. Defendants Congoleum Corporation, Durametallic Corporation, F.B. Wright Company, Famous Furnace & Supply Company, Greene Tweed & Company, Plibrico Company, Riley Stoker Corporation, Seegott, Inc., Pittsburgh Metals Purifying Company/Treesdale or their predecessors in interest, at all times relevant, engaged in one or more of the following activities involving asbestos and/or silica and other ingredients in their materials, including, but not limited to, the mining, milling, manufacturing, distributing, supplying, selling and/or using and/or recommending, and/or installing and/or removing asbestos materials, other dangerous ingredients and products and are joined as defendants in all cases listed on the attached Exhibit "A."

a). The defendant, **Congoleum Corp.**, is a corporation incorporated under the laws of the State of Delaware, having its principal place of business located in Mercerville, New Jersey.

b). The defendant, **Durametallic Corp.**, is a corporation incorporated under the laws of the State of Michigan, having its principal place of business located in Kalamazoo, Michigan.

c). The defendant, **F.B. Wright Company**, is a corporation incorporated under the laws of the Commonwealth of Pennsylvania, having its principal place of business located in Bridgeville, Pennsylvania.

d). The defendant, **Famous Furnace & Supply Co.** is a corporation incorporated under the laws of the State of West Virginia, having its principal place of business located in Wheeling, West Virginia.

e). The defendant, **Greene Tweed & Co.**, is a corporation incorporated under the laws of the Commonwealth of Pennsylvania, having its principal place of business located in Kulpsville, Pennsylvania.

f). The defendant, **Plibrico Company**, is a corporation incorporated under the laws of the State of Illinois, having its principal place of business located in Chicago, Illinois.

g). The defendant, **Riley Stoker Corporation**, is a corporation incorporated under the laws of the State of Massachusetts, having its principal place of business located in the State of Michigan.

h). The defendant, **Seegott, Inc.**, is a corporation incorporated under the laws of the State of Ohio, having its principal place of business located in Streetsboro, Ohio.

i). The defendant, **Pittsburgh Metals Purifying Company/Treesdale**, is a corporation incorporated under the laws of the Commonwealth of Pennsylvania, having its principal place of business located in Saxonburg, Pennsylvania.

j). The defendant, **Dravo Corporation**, is a corporation incorporated under the laws of the Commonwealth of Pennsylvania, having its principal place of business located in Pittsburgh, Pennsylvania.

WHEREFORE, each plaintiff prays that this Honorable Court enter judgment on his behalf against the defendants, both jointly and severally, in an amount of One Million Dollars (\$1,000,000.00) plus interest as provided by law, and the cost of this action.

JURY TRIAL DEMANDED.

GOLDBERG, PERSKY, JENNINGS &
WHITE, P.C.

BY: 

David P. Chervenick, Esquire
W.V. I.D. No. 7002
1030 Fifth Avenue
Pittsburgh, PA 15219
(412) 471-3980

ATTORNEYS FOR PLAINTIFFS

Goldberg, Persky, Jennings & White, P.C.
 Liberty Mutual Defendants Added as a Defendant
Exhibit "A"

Case	Civil Action No.	No. of Plaintiffs
Leoma M. Shafer, Executrix of the Estate of Chester E. Shafer, Deceased, et al.	97-C-2142 to 97-C-2144	3
Jack D. Adkins, et al.	97-C-2559 to 97-C-2576	16
Richard C. Beveridge, et al.	98-C-122 to 98-C-127	6
Robert E. Armstrong, et al.	98-C-1526 to 98-C-1538	13
Mark D. Adams, et al.	98-C-2470 to 98-C-2540	71
Anita C. Hodges, Executrix of the Estate of Leon Hodges, deceased, et al.	99-C-2561 to 99-C-2562	2
Daniel E. Knotts, et al.	00-C-839 to 00-C-840	2
Aaron B. Copley, et ux.	99-C-66	1
Lenore Jaqueline Hyre, Executrix of the Estate of Lawrence W. Hyre, I, deceased	99-C-699	1
Robert Lee Ferris, et ux.	99-C-1032	1
Anna Bell King, Executrix of the Estate of Harold E. King, deceased	00-C-1106	1
Total:		117

IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

LEOMA M. SHAFER, Executrix of the Estate of CHESTER E. SHAFER, Deceased, et al.,	Civil Action Nos.	97-C-2142 to 97-C-2144
JACK C. ADKINS, et al.,	Civil Action Nos.	97-C-2559 to 97-C-2576
RICHARD BEVERIDGE, et al.,	Civil Action Nos.	98-C-122 to 98-C-127
ROBERT E. ARMSTRONG, et al.,	Civil Action Nos.	98-C-1526 to 98-C-1538
MARK D. ADAMS, et al.,	Civil Action Nos.	98-C-2470 to 98-C-2540
ANITA C. HODGES, Executrix of the Estate of LEON HODGES, Deceased, et al.,	Civil Action Nos.	99-C-2561 to 99-C-2562
DANIEL E. KNOTTS, et al.,	Civil Action Nos.	00-C-839 to 00-C-840
AARON B. COPLEY, et ux.,	Civil Action No.	99-C-66
LENORE JAQUELINE HYRE, Executrix of the Estate of LAWRENCE W. HYRE, I, Deceased,	Civil Action No.	99-C-699
ROBERT LEE FERRIS, et ux.,	Civil Action No.	99-C-1032
ANNA BELL KING, Executrix of the Estate of HAROLD E. KING, Deceased,	Civil Action No.	00-C-1106

Plaintiffs

vs.

20th CENTURY GLOVE CORPORATION,
et al.,

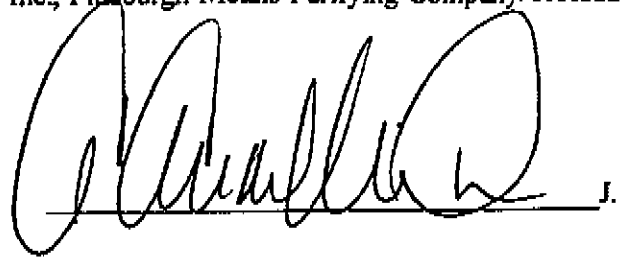
Defendants.

AND NOW, this 14 day of Sept, 2000 after consideration of Plaintiffs'

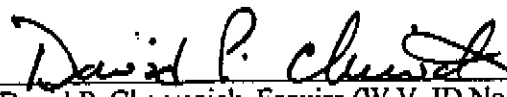
Motion to Amend the Complaints, it is Ordered that the Plaintiffs set forth on Exhibit A are granted

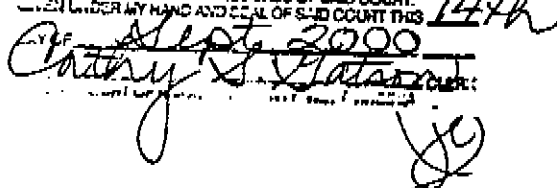
00 SEP 14 11:01 AM
CLERK

leave to amend their complaints to include Congoleum Corporation, Durametallic Corporation, F.B. Wright Company, Famous Furnace & Supply Company, Greene Tweed & Company, Plibrico Company, Riley Stoker Corporation, Seegott, Inc., Pittsburgh Metals Purifying Company/Treesdale and Dravo Corporation as defendants.



Prepared by:


David P. Chervenick, Esquire (W.V. ID No. 7002)
GOLDBERG, PERSKY, JENNINGS
& WHITE, P.C.
1030 Fifth Avenue
Pittsburgh, PA 15219
(412) 471-3980

CLERK OF COURT
COUNTY OF PITTSBURGH, COUNTY OF MERCUT COURT OF SAID COUNTY/
AND SAID STATE, DO HEREBY CERTIFY THAT THE FOREGOING
IS A TRUE COPY FROM THE RECORDS OF SAID COURT.
GIVEN UNDER MY HAND AND SEAL OF SAID COURT THIS 14th
Yr. Sept. 2000

Cheryl S. Hatcher, Clerk

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that the within AMENDED COMPLAINT was served upon all known counsel of record on this 20th day of September, 2000, by U.S. First Class Mail, postage prepaid.

PLAINTIFFS,
BY COUNSEL

A handwritten signature in dark ink, appearing to read "David P. Chervenick", is written over a horizontal line.

David P. Chervenick, Esquire
W.V. I.D. 7002
GOLDBERG, PERSKY, JENNINGS &
WHITE, P.C.
1030 Fifth Avenue
Pittsburgh, PA 15219

IN THE CIRCUIT COURT OF KANAWHIA COUNTY, WEST VIRGINIA

DANIEL E. KNOTTS,

Civil Action No. 00-C-839

NELLIE M. SLAUGHTER, Executrix of
the Estate of BEAUFORD E.
SLAUGHTER, Deceased,

Civil Action No. 00-C-840

Plaintiffs,

v.

A&I COMPANY, et. al.

Defendants.

ANSWER OF DEFENDANT DAIMLERCHRYSLER CORPORATION TO COMPLAINT

Now comes defendant DaimlerChrysler Corporation (identified in plaintiffs' Complaint as Chrysler Corporation), and for its answer to plaintiffs' Complaint, states as follows:

FIRST DEFENSE

The Complaint fails to state a cause of action upon which relief can be granted against this defendant.

SECOND DEFENSE

The cause of action asserted in the Complaint is barred by the applicable statute of limitations.

THIRD DEFENSE

This defendant was in no manner negligent, and at all times relevant herein conducted itself in the manner of a reasonably prudent manufacturer.

FOURTH DEFENSE

This defendant alleges that the plaintiff was guilty of negligence equal to or greater than the combined negligence, alleged against the defendant, which negligence proximately caused or contributed to the injuries or damages of which the plaintiffs complain; consequently, such contributory and/or comparative negligence bars the action of the plaintiffs.

FIFTH DEFENSE

This defendant alleges that plaintiffs assumed the risk of the injuries and damages from which plaintiffs complain, and that such assumption of risk bars the action of the plaintiffs.

SIXTH DEFENSE

There is no privity between this defendant and the plaintiffs, and such lack of privity bars the action of the plaintiffs.

SEVENTH DEFENSE

At the time of the matters set forth in the Complaint, the plaintiffs and this defendant were operating under the provisions of the West Virginia Workers' Compensation Act, and this remedy under said Act is exclusive and bars this action.

EIGHTH DEFENSE

Since plaintiffs have not identified the asbestos product which allegedly caused their injuries, they fail to state a cause of action upon which relief can be granted. If such relief is granted, it would contravene this defendant's constitutional rights to substantive and procedural due process of law and equal protection under the law as preserved by the Fourteenth Amendment of the United States Constitution and by the applicable provision of the State Constitution, and would contravene defendant's constitutional rights to protect against the taking of property for public use without just compensation as preserved by such constitutional provisions.

NINTH DEFENSE

The plaintiffs put the products complained of in their Complaint to an abnormal use, abused the products and misused the products, and all or any one of such acts by the plaintiffs proximately caused or contributed to the injuries, illnesses, diseases, disabilities, and damages complained of by plaintiffs, and the plaintiffs are therefore barred from recovery herein.

TENTH DEFENSE

Any injury, illness, disease, disability, loss or damage alleged by the plaintiffs were proximately caused or contributed to by a superseding and intervening cause of causes other than an act or omission on the part of this defendant, and accordingly, recovery or relief against this defendant is barred.

ELEVENTH DEFENSE

Any injury, illness, disease, disability, loss or damage alleged by the plaintiffs were proximately caused or contributed to by an act or acts and omission or omissions on the part of a fellow servant or servants, fellow supervisor or supervisors, an employer or employers, and accordingly, recovery or relief against this defendant is barred.

TWELFTH DEFENSE

Any injury, illness, disease, disability, loss or damage alleged by the plaintiffs were proximately caused by an act or acts and omission or omissions on the part of others and not this defendant, and accordingly, recovery or relief against this defendant cannot be had.

THIRTEENTH DEFENSE

This defendant alleges that the plaintiffs have failed to join a party or parties needed to provide just adjudication of the matter for a complete relief.

FOURTEENTH DEFENSE

At all times material hereto, the state of medical and industrial art was such that there was

no generally accepted recognized knowledge of any unavoidably safe, inherently dangerous, hazardous or defective character, or nature of asbestos products, when used in the manner and for the purposes intended, so there was no duty by this defendant to know of such character of nature of asbestos products, when used in the manner and for the purposes intended, so there was no duty by this defendant to know of such character or nature, or to warn plaintiffs or others similarly situated.

FIFTEENTH DEFENSE

For its answer to numerated paragraphs, this defendant states as follows:

1. This defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in Paragraph 1 of plaintiffs' Complaint.
2. This defendant admits that it is a Delaware corporation with its principal place of business in Michigan, but is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in Paragraph 2 of the Complaint.
3. This defendant admits that it is authorized to do business in the State of West Virginia and has done business in the State of West Virginia. This defendant is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in Paragraph 3 of plaintiffs' Complaint except to state it denies allegations of wrongdoing as to it.
4. This defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in Paragraph 4 of plaintiffs' Complaint.
5. This defendant is without sufficient knowledge or information to form a belief as to the truth of the allegations contained in Paragraph 5 of plaintiffs' Complaint.
6. This defendant is without sufficient knowledge or information to form a belief as to

the truth of the allegations contained in Paragraph 6 of plaintiffs' Complaint.

7. This defendant denies the allegations contained in Paragraphs 7, 8, 9, 10, and 11 of plaintiffs' Complaint as they apply to this defendant. This defendant is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in Paragraphs 7, 8, 9, 10, and 11 of plaintiffs' Complaint.

8. This defendant denies that the plaintiffs are entitled to the relief set forth at the end of Count I, or any other relief as to this defendant.

9. For its answer to enumerated Paragraph 12 of plaintiff's Complaint, this defendant hereby repeats its answers to Paragraphs 1 through 11 of plaintiffs' Complaint.

10. This defendant denies the allegations contained in Paragraphs 13, 14 and 15 of plaintiffs' Complaint as they apply to this defendant. This defendant is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in Paragraphs 13, 14 or 15 of plaintiffs' Complaint.

11. This defendant denies that the plaintiffs are entitled to the relief set forth at the end of Count II of plaintiff's Complaint, or any other relief as to this defendant.

12. For its answer to enumerated Paragraph 16 of plaintiffs' Complaint, this defendant hereby repeats its answers to Paragraphs 1 through 15 of plaintiffs' Complaint.

13. This defendant denies the allegations contained in Paragraphs 17, 18 and 19 of plaintiffs' Complaint as they apply to this defendant. This defendant is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in Paragraphs 17, 18, and 19 of plaintiffs' Complaint.

14. This defendant denies that the plaintiffs are entitled to the relief set forth at the end of Count III of plaintiffs' Complaint, or any other relief as to this defendant.

15. For its answer to enumerated Paragraph 20 of plaintiff's Complaint, this defendant hereby repeats its answers to Paragraphs 1 through 19 of plaintiff's Complaint.

16. This defendant denies the allegations contained in Paragraphs 21, 22, 23 and 24 of plaintiffs' Complaint as they apply to this defendant. This defendant is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in Paragraphs 21, 22, 23 and 24 of plaintiffs' Complaint.

17. This defendant denies that the plaintiffs are entitled to the relief set forth at the end of Count IV of plaintiffs' Complaint, or any other relief as to this defendant.

18. For its answer to enumerated Paragraph 25 of plaintiffs' Complaint, this defendant hereby repeats its answers to Paragraphs 1 through 24 of plaintiffs' Complaint.

19. This defendant states that the allegations contained within Paragraphs 26, 27, 28, and 29 of plaintiffs' Complaint assert a cause of action against other defendants and, therefore, does not call for a response from this defendant. To the extent that the allegations contained within Paragraphs 26, 27, 28 and 29 of plaintiffs' Complaint require a response from this defendant, this defendant states that it without sufficient knowledge or information to form a belief as to the truth of the allegations contained in Paragraphs 26, 27, 28 and 29 of plaintiffs' Complaint.

20. This defendant denies that the plaintiffs are entitled to the relief set forth at the end of Count V of plaintiffs' Complaint, or any other relief as to this defendant.

21. For its answer to enumerated Paragraph 30 of plaintiffs' Complaint, this defendant hereby repeats its answers to Paragraphs 1 through 29 of plaintiffs' Complaint.

22. This defendant states that the allegations contained within Paragraphs 31, 32, 33, 34, 35 and 36 of plaintiffs' Complaint assert a cause of action against other defendants and,

therefore, does not call for a response from this defendant. To the extent that the allegations contained within Paragraphs 31, 32, 33, 34, 35 and 36 of plaintiffs' Complaint require a response from this defendant, this defendant states that it without sufficient knowledge or information to form a belief as to the truth of the allegations contained in Paragraphs 31, 32, 33, 34, 35 and 36 of plaintiffs' Complaint.

23. This defendant denies that the plaintiffs are entitled to the relief set forth at the end of Count VI of plaintiffs' Complaint, or any other relief as to this defendant.

24. For its answer to enumerated Paragraph 37 of plaintiffs' Complaint, this defendant hereby repeats its answers to Paragraphs 1 through 36 of plaintiffs' Complaint.

25. This defendant states that the allegations contained within Paragraphs 38, 39, 40, 41 and 42 of plaintiffs' Complaint assert a cause of action against other defendants and, therefore, does not call for a response from this defendant. To the extent that the allegations contained within Paragraphs 38, 39, 40, 41 and 42 of plaintiffs' Complaint require a response from this defendant, this defendant states that it without sufficient knowledge or information to form a belief as to the truth of the allegations contained in Paragraphs 38, 39, 40, 41 and 42 of plaintiffs' Complaint.

26. This defendant denies that the plaintiffs are entitled to the relief set forth at the end of Count VII of plaintiffs' Complaint, or any other relief as to this defendant.

27. For its answer to enumerated Paragraph 43 of plaintiffs' Complaint, this defendant hereby repeats its answers to Paragraphs 1 through 42 of plaintiffs' Complaint.

28. This defendant states that the allegations contained within Paragraphs 44, 45 and 46 of plaintiffs' Complaint assert a cause of action against other defendants and, therefore, does not call for a response from this defendant. To the extent that the allegations contained within

Paragraphs 44, 45 and 46 of plaintiffs' Complaint require a response from this defendant, this defendant states that it without sufficient knowledge or information to form a belief as to the truth of the allegations contained in Paragraphs 44, 45 and 46 of plaintiffs' Complaint.

29. This defendant denies that the plaintiffs are entitled to the relief set forth at the end of Count VIII of plaintiffs' Complaint, or any other relief as to this defendant.

30. For its answer to enumerated Paragraph 47 of plaintiffs' Complaint, this defendant hereby repeats its answers to Paragraphs 1 through 46 of plaintiffs' Complaint.

31. This defendant states that the allegations contained within Paragraphs 48, 49, 50, 51 and 52 of plaintiffs' Complaint assert a cause of action against other defendants and, therefore, does not call for a response from this defendant. To the extent that the allegations contained within Paragraphs 48, 49, 50, 51 and 52 of plaintiffs' Complaint require a response from this defendant, this defendant states that it without sufficient knowledge or information to form a belief as to the truth of the allegations contained in Paragraphs 48, 49, 50, 51 and 52 of plaintiffs' Complaint.

32. This defendant denies that the plaintiffs are entitled to the relief set forth at the end of Count IX of plaintiffs' Complaint, or any other relief as to this defendant.

33. For its answer to enumerated Paragraph 53 of plaintiffs' Complaint, this defendant hereby repeats its answers to Paragraphs 1 through 52 of plaintiffs' Complaint.

34. This defendant denies the allegations contained in Paragraphs 54 and 55 of plaintiffs' Complaint as they apply to this defendant. This defendant is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in Paragraphs 54 and 55 of plaintiffs' Complaint.

34. This defendant denies that the plaintiff is entitled to the relief set forth at the end of

Count X of plaintiffs' Complaint, or any other relief as to this defendant.

35. For its answer to enumerated Paragraph 56 of plaintiffs' Complaint, this defendant hereby repeats its answers to Paragraphs 1 through 55 of plaintiffs' Complaint.

36. This defendant denies the allegations contained in Paragraphs 57 and 58 of plaintiffs' Complaint as they apply to this defendant. This defendant is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in Paragraphs 57 and 58 of plaintiffs' Complaint.

37. This defendant denies that the plaintiff is entitled to the relief set forth at the end of Count XI of plaintiffs' Complaint, or any other relief as to this defendant.

38. For its answer to enumerated Paragraph 59 of plaintiffs' Complaint, this defendant hereby repeats its answers to Paragraphs 1 through 58 of plaintiffs' Complaint.

39. This defendant denies the allegations contained in Paragraphs 60, 61, 62 and 63 of plaintiffs' Complaint as they apply to this defendant. This defendant is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in Paragraphs 60, 61, 62 and 63 of plaintiffs' Complaint.

40. This defendant denies that the plaintiff is entitled to the relief set forth at the end of Count XII of plaintiffs' Complaint, or any other relief as to this defendant.

41. For its answer to enumerated Paragraph 64 of plaintiffs' Complaint, this defendant hereby repeats its answers to Paragraphs 1 through 63 of plaintiffs' Complaint.

42. This defendant denies the allegations contained in Paragraphs 65, 66 and 67 of plaintiffs' Complaint as they apply to this defendant. This defendant is without sufficient knowledge or information to form a belief as to the truth of the remaining allegations contained in Paragraphs 65, 66 and 67 of plaintiffs' Complaint.

43. This defendant denies that the plaintiff is entitled to the relief set forth at the end of Count XIII of plaintiffs' Complaint, or any other relief as to this defendant.

44. This defendant denies that the plaintiff is entitled to the relief set forth at the end of plaintiffs' Complaint in the section entitled "Jury Demand."

45. This defendant denies each and every paragraph and/or allegation not specifically addressed above.

SIXTEENTH DEFENSE

This defendant reserves the right to amend its answer and affirmative defenses after investigation, discovery, and further information is disclosed to this defendant to enable it to properly answer this Complaint and defend the claim asserted herein against this defendant.

SEVENTEENTH DEFENSE

This defendant will further rely upon any law that is available to this defendant after the completion of discovery and investigation of this cause.

EIGHTEENTH DEFENSE

The imposition of punitive damages herein will contravene this defendant's constitutional rights to substantive and procedural due process of law under the applicable provisions of the Constitution of the United States and the State of West Virginia.

NINETEENTH DEFENSE

Additionally, the imposition of punitive damages herein may not bear a reasonable relationship to the potential of harm caused by the defendants' actions.

TWENTIETH DEFENSE

This defendant asserts the affirmative defense known as "The Government Contractor's Defense" in that the Government may have issued mandatory specifications which require the

defendant to place asbestos in the product to which the plaintiff alleges exposure.

TWENTY-FIRST DEFENSE

There is lack of jurisdiction over this defendant.

TWENTY-SECOND DEFENSE

There is lack of venue over this defendant.

TWENTY-THIRD DEFENSE

There is a lack of process and insufficiency of service of process upon the defendant.

TWENTY-FOURTH DEFENSE


This defendant denies that any warranty existed, or in the alternative, that they were breached.

TWENTY-FIFTH DEFENSE

To the extent that the facts of the case prove applicable, this defendant asserts all defenses raised by all other defendants herein.

WHEREFORE, this defendant prays that the Complaint of the plaintiffs be dismissed as to it and that it be awarded its costs in the defense of this action, and to include a reasonable attorney's fee, and whatever relief the Court may deem just and proper.

DaimlerChrysler Corporation
By counsel.



John R. McGhee, Jr. #5205
Katherine A. Jones #7729
KAY CASTO & CHANEY PLLC
Post Office Box 2031
Charleston, West Virginia 25327
Telephone: 304.345.8900

IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

DANIEL E. KNOTTS,

Civil Action No. 00-C-839

NELLIE M. SLAUGHTER, Executrix of
the Estate of BEAUFORD E.
SLAUGHTER, Deceased,

Civil Action No. 00-C-840

Plaintiffs,

v.

A&I COMPANY, et al.,

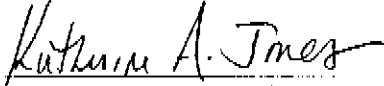
Defendants.

CERTIFICATE OF SERVICE

I, KATHERINE A. JONES, do hereby certify that a true copy of **Answer of Defendant DaimlerChrysler Corporation to Complaint** and was served on the **21st day of April, 2000**, by placing same in the United States mail, postage prepaid, on the following:

Scott S. Segal
THE SEGAL LAW FIRM
810 Kanawha Boulevard, East
Charleston, West Virginia 25301

David P. Chervenick
Bruce E. Mattock
1030 Fifth Avenue
Pittsburgh, PA 15219



John R. McGhee, Jr., #5205
Katherine A. Jones, #7729
KAY CASTO & CHANEY
Post Office Box 2031
Charleston, West Virginia 25327
(304) 345-8900

IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

DANIEL E. KNOTTS,

Civil Action No. 00-C-839

NELLIE M. SLAUGHTER, Executrix of
the Estate of BEAUFORD E.
SLAUGHTER, Deceased,

Civil Action No. 00-C-840

Plaintiffs,

v.

A&I COMPANY. et. al.

Defendants.

**ANSWER OF DAIMLERCHRYSLER CORPORATION TO
ALL CROSS-CLAIMS OF DEFENDANTS ASSERTING CROSS-CLAIMS
OR WHO MAY ASSERT CROSS-CLAIMS IN THE PLAINTIFF'S
COMPLAINT, OR ANY SUBSEQUENT AMENDED COMPLAINT**

Now comes defendant DaimlerChrysler Corporation and for its answer to defendants asserting cross-claims or who may assert cross-claims, in the plaintiffs' first Complaint, or any subsequent amended complaint, states as follows:

FIRST DEFENSE

Any cross-claim filed herein fails to state a cause of action upon which relief can be granted against this defendant.

SECOND DEFENSE

DaimlerChrysler Corporation denies each and every allegation against it contained in each and every cross-claim filed or to be filed herein.

THIRD DEFENSE

DaimlerChrysler Corporation adopts and incorporates herein by reference each and every responsive pleading and affirmative defense in answer to the original and/or amended complaints as if fully set forth herein and additionally adopts all defenses as may be applicable asserted by all other

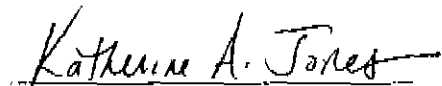
defendants.

FOURTH DEFENSE

DaimlerChrysler Corporation denies that the defendants filing or who may file cross-claims against DaimlerChrysler Corporation have any cause of action for contribution in and/or indemnification against DaimlerChrysler Corporation.

WHEREFORE, DaimlerChrysler Corporation moves the Court to dismiss all cross-claims against it with prejudice and to grant DaimlerChrysler Corporation all other and further relief it deems necessary including its costs incurred herein.

DaimlerChrysler Corporation
By counsel.


John R. McGhee, Jr. #5205
Katherine A. Jones #7729
KAY CASTO & CHANEY PLLC
Post Office Box 2031
Charleston, West Virginia 25327
Telephone: 304.345.8900

IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

DANIEL E. KNOTTS,

Civil Action No. 00-C-839

NELLIE M. SLAUGHTER, Executrix of
the Estate of BEAUFORD E.
SLAUGHTER, Deceased,

Civil Action No. 00-C-840

Plaintiffs,

v.

A&I COMPANY, et al.,

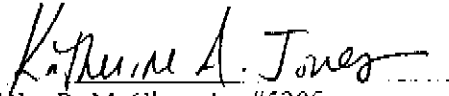
Defendants.

CERTIFICATE OF SERVICE

I, KATHERINE A. JONES, do hereby certify that a true copy of **Answer of DaimlerChrysler Corporation to All Cross-Claims of Defendants Asserting Cross-Claims or Who May Assert Cross-Claims in the Plaintiff's Complaint, Or Any Subsequent Amended Complaint** was served on the 28th day of **April, 2000**, by placing same in the United States mail, postage prepaid, on the following:

Scott S. Segal
THE SEGAL LAW FIRM
810 Kanawha Boulevard, East
Charleston, West Virginia 25301

David P. Chervenick
Bruce E. Mattock
1030 Fifth Avenue
Pittsburgh, PA 15219


John R. McGhee, Jr., #5205
Katherine A. Jones, #7729
KAY CASTO & CHANEY
Post Office Box 2031
Charleston, West Virginia 25327
(304) 345-8900

IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

DANIEL E. KNOTTS,

NELLIE M. SLAUGHTER,
Executrix of the Estate of
BEAUFORD E. SLAUGHTER,
deceased,

Plaintiffs,

v.

CIVIL ACTION NO. 00-C-839
CIVIL ACTION NO. 00-C-840

A&I COMPANY; A.P. GREEN INDUSTRIES, INC.,
formerly known as A.P. Green Refractories Co.;
ALLIED SIGNAL, INC., in its own
right and as successor-in-interest to
Allied Corporation, and as successor-in-interest
to Bendix; ARMSTRONG WORLD INDUSTRIES,
INC.; ASBESTOS CLAIMS MANAGEMENT
CORPORATION, f/k/a National Gypsum Co.;
BORG WARNER AUTOMOTIVE, INC.;
CARLISLE COMPANIES, INC.;
CHRYSLER CORPORATION; EATON
CORPORATION, as successor-in-interest to
Cutler-Hammer, Inc.; FERODO AMERICA, INC.;
FORD MOTOR COMPANY; GAF BUILDING
MATERIALS CORPORATION a/k/a GAF
CORPORATION; GENERAL MOTORS
CORPORATION; HARBISON-WALKER
REFRACTORIES COMPANY, formerly a
division of Dresser Industries, Inc.; MAGNETEK, INC.;
METROPOLITAN LIFE INSURANCE COMPANY
a/k/a METROPOLITAN INSURANCE COMPANY;
NORTH AMERICAN REFRACTORIES, INC.;
PITTSBURGH CORNING CORPORATION;
PNEUMO ABEX CORPORATION, successor-in-
interest to ABEX CORPORATION; PRODUCTS X
OF WEST VIRGINIA, INC.; RAPID AMERICAN
CORPORATION, in its own right as successor in

interest to and liable for Philip Carey Corporation;
UNIROYAL, INC., also known as UNIROYAL
GOODRICH TIRE COMPANY; and UNITED
STATES GYPSUM COMPANY, f/k/a USG CORPORATION,

Defendants.

ANSWER OF FORD MOTOR COMPANY

COMES NOW the defendant, Ford Motor Company ("Ford"), by counsel,
and responds to the allegations contained in plaintiff's Complaint as follows:

First Defense

1. Ford is without knowledge or information sufficient to form a belief
as to the truth of the allegations contained in paragraph 1 of the Complaint, except that
Ford denies each and every allegation insofar as said allegation sets forth alleged personal
injuries sustained by the individual named plaintiffs.

2. Ford is without knowledge or information sufficient to form a belief
as to the truth of the allegations set forth in paragraph 2, subparagraphs (a) through (x),
inclusive, of the Complaint, except that Ford states that it is a corporation incorporated
under the laws of the State of Delaware with its principal place of business located in
Michigan.

3. Ford is without knowledge or information sufficient to form a belief
as to the truth of the allegations contained in paragraph 3 of the Complaint, except that
Ford expressly denies each and every allegation contained in paragraph 3 of the
Complaint insofar as said allegations pertain to Ford.

4. Ford is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 4 of the Complaint, except that Ford expressly denies each and every allegation contained in paragraph 4 of the Complaint insofar as said allegations pertain to Ford.

5. Ford is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 5 of the Complaint, except that Ford expressly denies each and every allegation contained in paragraph 5 of the Complaint insofar as said allegations pertain to Ford.

6. Ford is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 6 of the Complaint, except that Ford expressly denies each and every allegation contained in paragraph 6 of the Complaint insofar as said allegations pertain to Ford.

COUNT I
AGAINST "SELLERS"

7. Ford denies the allegations contained in Paragraph 7 of Count I of the Complaint insofar as said allegations pertain to Ford.

8. Ford denies the allegations contained in Paragraph 8 of Count I of the Complaint insofar as said allegations pertain to Ford.

9. Ford denies the allegations contained in Paragraph 9 and all subparagraphs thereof of Count I of the Complaint insofar as said allegations pertain to Ford.

10. Ford is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 10 of Count I of the Complaint and, therefore, denies the same and demands strict proof thereof insofar as said allegations pertain to Ford.

11. Ford is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 11 of Count I of the Complaint and, therefore, denies the same and demands strict proof thereof insofar as said allegations pertain to Ford.

COUNT II
AGAINST "SELLERS"

12. For answer to paragraph 12 of Count II of the Complaint, Ford adopts and incorporates herein by reference its answers to paragraphs 1 through 11, inclusive, of Count I of the Complaint as if same were set forth fully herein verbatim.

13. Ford denies the allegations contained in Paragraph 13 of the Complaint insofar as said allegations pertain to Ford.

14. Ford denies the allegations contained in Paragraph 14 of the Complaint insofar as said allegations pertain to Ford.

15. Ford denies the allegations contained in paragraph 15 of the Complaint insofar as said allegations pertain to Ford.

COUNT III
AGAINST "SELLERS"

16. For answer to paragraph 16 of Count III of the Complaint, Ford adopts and incorporates herein by reference its answers to paragraphs 1 through 15,

inclusive, of Counts I and II of the Complaint as if same were set forth fully herein verbatim.

17. Ford denies the allegations contained in Paragraph 17 of Count III of the Complaint insofar as said allegations pertain to Ford.

18. Ford denies the allegations contained in Paragraph 18 of Count III of the Complaint insofar as said allegations pertain to Ford.

19. Ford is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 19 of Count III of the Complaint and, therefore, denies the same and demands strict proof thereof insofar as said allegations pertain to Ford.

COUNT IV

AGAINST "SELLERS"

20. For answer to paragraph 20 of Count IV of the Complaint, Ford adopts and incorporates herein by reference its answers to paragraphs 1 through 19, inclusive, of Counts I, II and III of the Complaint, as if the same were set forth fully herein verbatim.

21. Ford denies the allegations contained in paragraph 21 and all subparagraphs thereof of Count IV of the Complaint insofar as said allegations pertain to Ford.

22. Ford denies the allegations contained in paragraph 22 of Count IV of the Complaint insofar as said allegations pertain to Ford.

23. Ford denies the allegations contained in paragraph 23 of Count IV of the Complaint insofar as said allegations pertain to Ford.

24. Ford denies the allegations contained in paragraph 24 of Count IV of the Complaint insofar as said allegations pertain to Ford.

COUNT V

AGAINST METROPOLITAN LIFE

25. For answer to paragraph 25 of Count V of the Complaint, Ford adopts and incorporates herein by reference its answers to paragraphs 1 through 24, inclusive, of Counts I, II, III and IV of the Complaint as if same were set forth fully herein verbatim.

26. Ford is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraphs 26, 27, 28 and 29 of Count V and, therefore, denies same to the extent that said allegations pertain to Ford.

COUNT VI

AGAINST METROPOLITAN LIFE

27. For answer to paragraph 30 of Count VI of the Complaint, Ford adopts and incorporates herein by reference its answers to paragraphs 1 through 29, inclusive, of Counts I, II, III, IV and V of the Complaint as if same were set forth fully herein verbatim.

28. Ford is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraphs 31, 32, 33 and all subparts

thereof, 34 and all subparts thereof, 35 and 36 of Count VI of the Complaint and, therefore, denies same insofar as said allegations pertain to Ford.

COUNT VII

AIDING AND ABETTING AGAINST METROPOLITAN LIFE

29. For answer to paragraph 37 of Count VII of the Complaint, Ford adopts and incorporates herein by reference its answers to paragraphs 1 through 36, inclusive, of Counts I, II, III, IV, V and VI as if same were set forth fully herein verbatim.

30. Ford is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraphs 38, 39, 40, 41 and 42 of Count VII of the Complaint and, therefore, denies same insofar as said allegations pertain to Ford.

COUNT VIII

MISREPRESENTATION AGAINST METROPOLITAN LIFE INSURANCE COMPANY

31. For answer to paragraph 43 of Count VIII of the Complaint, Ford adopts and incorporates herein by reference its answer to paragraphs 1 through 42, inclusive, of Counts I, II, III, IV, V, VI and VII of the Complaint as if same were set forth fully herein verbatim.

32. Ford is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraphs 44, 45 and 46 of Count VIII of the Complaint and, therefore, insofar as said allegations pertain to Ford.

COUNT IX

CONSPIRACY COUNT AGAINST UNIROYAL, INC.

33. For answer to paragraph 47 of Count IX of the Complaint, Ford adopts and incorporates herein by reference its answers to paragraphs 1 through 46, inclusive, of Counts I, II, III, IV, V, VI, VII and VIII of the Complaint as if same were set forth fully herein verbatim.

34. Ford is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraphs 48, 49, 50, 51 and 52 of Count IX of the Complaint and, therefore, denies same insofar as said allegations pertain to Ford.

COUNT X

PUNITIVE DAMAGES AS TO ALL DEFENDANTS

35. For answer to paragraph 53 of Count X of the Complaint, Ford adopts and incorporates herein by reference its answers to paragraphs 1 through 52, inclusive, of Counts I, II, III, IV, V, VI, VII, VIII and IX of the Complaint as if same were set forth fully herein verbatim.

36. Ford denies the allegations contained in paragraph 54 of Count X of the Complaint insofar as said allegations pertain to Ford.

37. Ford denies the allegations contained in paragraph 55 of Count X of the Complaint insofar as said allegations pertain to Ford.

COUNT XI

WRONGFUL DEATH

38. For answer to paragraph 56 of Count XI of the Complaint, Ford adopts and incorporates herein by reference its answers to paragraphs 1 through 55, inclusive, of Counts I, II, III, IV, V, VI, VII, VIII, IX and X of the Complaint as if same were set forth fully herein verbatim.

39. Ford denies the allegations contained in paragraph 57 of Count XI of the Complaint insofar as said allegations pertain to Ford.

40. Ford denies the allegations contained in paragraph 58 of Count XI of the Complaint insofar as said allegations pertain to Ford.

COUNT XII

LOSS OF CONSORTIUM

41. For answer to paragraph 59 of Count XII of the Complaint, Ford adopts and incorporates herein by reference its answers to paragraphs 1 through 58, inclusive, of Counts I, II, III, IV, V, VI, VII, VIII, IX, X and XI of the Complaint as if same were set forth fully herein verbatim.

42. Ford is without sufficient information or knowledge to form a belief as to the truth of the allegations contained in paragraph 60 of plaintiffs' Complaint and, therefore, denies same and demands strict proof thereof.

43. Ford is without sufficient information or knowledge to form a belief as to the truth of the allegations contained in paragraph 61 of plaintiffs' Complaint and, therefore, denies same and demands strict proof thereof.

44. Ford is without sufficient information or knowledge to form a belief as to the truth of the allegations contained in paragraph 62 of plaintiffs' Complaint and, therefore, denies same and demands strict proof thereof.

45. Ford denies the allegations contained in paragraph 63 of Count XII of plaintiff's Complaint insofar as said allegations pertain to Ford.

COUNT XIII

MEDICAL MONITORING

46. For answer to paragraph 64 of Count XIII of the Complaint, Ford adopts and incorporates herein by reference its answers to paragraphs 1 through 63, inclusive, of Counts I, II, III, IV, V, VI, VII, VIII, IX, X, XI and XII as if same were set forth fully herein verbatim.

47. Ford is without sufficient information or knowledge to form a belief as to the truth of the allegations contained in paragraph 65 of plaintiffs' Complaint and, therefore, denies same and demands strict proof thereof.

48. Ford denies the allegations contained in paragraph 66 of Count XIII of the Complaint insofar as said allegations pertain to Ford.

49. Ford denies the allegations contained in paragraph 67 of Count XIII of the Complaint insofar as said allegations pertain to Ford.

50. Each and every allegation contained in plaintiffs' Complaint is hereby denied unless specifically admitted.

51. This defendant denies that the plaintiffs are entitled to any relief from this defendant.

SECOND DEFENSE

Plaintiffs have failed to state a cause of action against Ford upon which relief can be granted.

THIRD DEFENSE

The right of action, if any, as set forth by the plaintiffs in the Complaint is barred by the applicable statute of limitations or the equitable doctrine of laches.

FOURTH DEFENSE

If the plaintiffs have sustained any injuries or damages as alleged in the Complaint, all of which Ford specifically denies, then such injuries and damages were caused or contributed to by reason of the negligence of the said plaintiffs or other persons, corporations, or entities who may or may not be parties to this litigation.

FIFTH DEFENSE

Plaintiffs have failed to join indispensable parties needed to provide just adjudication of this matter and complete relief.

SIXTH DEFENSE

Plaintiffs had knowledge and assumed the risk incident to the injuries and damages alleged in the Complaint, and the injuries and damages alleged to have been sustained by the plaintiffs were caused by and arose out of such risk.

SEVENTH DEFENSE

The plaintiffs were guilty of negligence equal to or greater than the combined negligence, if any, alleged against the defendants, which negligence of said plaintiffs proximately caused or contributed to the injuries and damages about which said plaintiffs complain.

EIGHTH DEFENSE

Ford denies that there existed any warranties, express or implied, between it and the plaintiffs at all times relevant hereto as set forth in the Complaint.

NINTH DEFENSE

Ford has breached no warranties, express or implied, which may have existed between it and the plaintiffs at all times relevant hereto as set forth in the Complaint.

TENTH DEFENSE

Any claims of the plaintiffs are barred by the intervening and superseding activity of third parties over which Ford had no control.

ELEVENTH DEFENSE

Since the plaintiffs have not alleged that asbestos products of Ford caused the injuries and damages of which said plaintiffs complain, the Complaint fails to state a cause of action upon which relief can be granted and, should said relief be granted, it would contravene Ford's constitutional rights to substantive and procedural due process

of law and equal protection of law as preserved by the Fourteenth Amendment of the United States Constitution and by the applicable provisions of the Constitution of West Virginia, and would further contravene Ford's constitutional rights to protection against the taking of property without just compensation as preserved by such constitutional provisions.

TWELFTH DEFENSE

Ford retains its rights to seek contribution and/or indemnification against any defendant including, but not limited to, any and all manufacturers of asbestos containing materials who have filed petitions in various bankruptcy courts and consequently are not presently within the jurisdiction of this Court.

THIRTEENTH DEFENSE

That at all times relevant hereto, the plaintiffs were operating under the provisions of the existing applicable Workers' Compensation acts and statutes and that such remedies afforded under these acts are exclusive and bar this cause of action.

FOURTEENTH DEFENSE

That any alleged injuries or damages for which plaintiffs complain were sustained as a direct and proximate cause of the negligence of the said plaintiffs' fellow servants engaged in the course of common employment and such negligence by fellow servants bar this action.

FIFTEENTH DEFENSE

That if the plaintiffs sustained any injuries or damages as alleged in the Complaint, all of which are specifically denied, then such injuries or damages were caused or contributed to by reason of the negligence of the said plaintiffs, by reason of, but not limited to, the plaintiffs' failure to wear appropriate safety equipment, engage in safe work practices or adequately protect themselves from harm or risk.

SIXTEENTH DEFENSE

That the plaintiffs have failed to mitigate any and all alleged damages, the existence of which and the extent of which is all specifically denied by Ford.

SEVENTEENTH DEFENSE

Ford asserts the defense of lack of jurisdiction over the person of Ford Motor Company, lack of jurisdiction over the subject matter, the Circuit Court of Kanawha County, West Virginia, is an improper venue for Ford Motor Company, and lack of service of process and/or insufficiency of service of process over the defendant, Ford Motor Company, waiver, estoppel and such other defenses as may be enumerated under Rules 8(a) and 12(b) of the West Virginia Rules of Civil Procedure.

EIGHTEENTH DEFENSE

Ford adopts and incorporates herein by reference all other affirmative defenses invoked by any other defendant not specifically enumerated herein and further reserves the right to assert any defense as may be divulged through discovery in this case.

NINETEENTH DEFENSE

Plaintiffs have no cause of action for punitive or exemplary damages and the Complaint fails to state a claim upon which relief can be granted for punitive or exemplary damages.

TWENTIETH DEFENSE

That any punitive damage award that plaintiffs might recover would violate Ford's rights under the United States and West Virginia Constitutions to due process and equal protection of law as guaranteed by the Fifth, Eighth and Fourteenth Amendments to the United States Constitution and Article III, Sections 5 and 10 of the West Virginia Constitution.

TWENTY-FIRST DEFENSE

Ford is in no way strictly liable in tort to the plaintiffs.

TWENTY-SECOND DEFENSE

Ford is not liable for or responsible for the injuries and damages as alleged in the Complaint.

TWENTY-THIRD DEFENSE

Although Ford denies the allegations contained in the Complaint regarding culpability on its part, if plaintiffs prove injury, any causal connection between Ford and such injury too remote, indefinite and speculative to serve as a basis for recovery against Ford.

TWENTY-FOURTH DEFENSE

Plaintiffs' exposure to Ford products, if any, were minimal, *de minimis* and insufficient to establish a reasonable degree of probability that any such product caused any alleged injury, damage or loss to plaintiffs.

TWENTY-FIFTH DEFENSE

Although Ford denies all allegations contained in the Complaint regarding culpability on its part, if plaintiffs prove exposure to respirable asbestos fibers omitted from a Ford product or products, plaintiffs' use of the product constitutes misuse and/or abuse as to change substantially the condition of the product prior to their exposure and injury, thereby barring plaintiffs' recovery against Ford.

TWENTY-SIXTH DEFENSE

Any absence of warnings on any product did not lead to reliance by plaintiffs on the safety of any such product.

TWENTY-SEVENTH DEFENSE

The state of the medical, scientific and industrial knowledge, art, and practice was at all material times such that Ford neither breached any alleged duty owed to the plaintiffs nor knew or could have known that its product presented a foreseeable risk or harm to plaintiffs in connection with the normal and expected use of such product.

TWENTY-EIGHTH DEFENSE

At all relevant times, Ford products complied with industry standards and with federal and state standards and regulations governing the manufacturer, sale, packaging, and distribution of such products.

TWENTY-NINTH DEFENSE

If any products manufactured and sold by Ford, which allegedly give rise to plaintiffs' claims, were designed and manufactured to and in accordance with the standards of or specifications mandated by the United States Government and its agents, the knowledge of the United States Government and its agencies of any possible health hazards from use of such products was equal or superior to that of this defendant, and by reason thereof this defendant is entitled to assume any immunity from liability which exists in favor of the United States Government or its agencies.

**ANSWER OF FORD MOTOR COMPANY TO CROSS-CLAIMS
OF DEFENDANTS ASSERTING CROSS-CLAIMS OR WHICH MAY
ASSERT CROSS-CLAIMS**

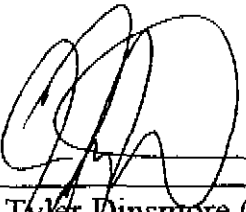
That the defendant, Ford Motor Company, denies each and every allegation contained in any and all cross-claims which may have been asserted or may be asserted by defendants and further allege that any asserted cross-claims fail to state a claim upon which relief can be granted and that any cross-claim of any defendant does not entitle such defendant to indemnification and/or contribution insofar as said allegations pertain to Ford Motor Company.

P R A Y E R

WHEREFORE, Ford Motor Company demands that the Complaint against it be dismissed and that it have judgment against the plaintiffs for costs on its behalf expended and for such other and further relief as this Honorable Court deems mete and just.

DEFENDANT RESPECTFULLY DEMANDS A TRIAL BY JURY.

FORD MOTOR COMPANY
By Counsel



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Counsel for Defendant
Ford Motor Company

CERTIFICATE OF SERVICE

Service of the *Answer of Ford Motor Company* was had by mailing a true and correct copy of the same by United States Mail, postage prepaid, to all known counsel of record all on this 20th day of April, 2000.

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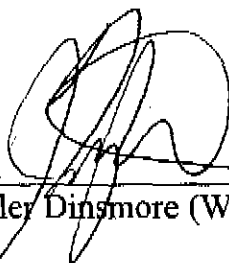
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P. O. Box 3843
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(304) 347-4234

IN THE CIRCUIT COURT OF KANAWHA COUNTY, WEST VIRGINIA

DANIEL E. KNOTTS,

Civil Action No. 00-C-839

00-C-840

NELLIE M. SLAUGHTER,
Executrix of the Estate of
BEAUFORD E. SLAUGHTER,
Deceased,

Plaintiffs

vs.

A & I COMPANY, et al.,

Defendants

**ANSWER AND AFFIRMATIVE DEFENSES OF GENERAL
MOTORS CORPORATION TO PLAINTIFFS' COMPLAINT**

Now, comes the defendant, General Motors Corporation, (hereinafter "GM"), and files the within Answer and Affirmative Defenses to Plaintiffs' Complaint:

FIRST DEFENSE

1. General Motors is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 1 of the Complaint and therefore denies the same.

2. General Motors is without knowledge or information sufficient to form a belief as to the truth of the allegations contained in paragraph 2 of the Complaint, with the exception of subparagraph (m). General Motors does admit that it is incorporated under the laws of the state of Delaware with a principal place of business located in the state of Michigan.

3-6. General Motors is without knowledge or information sufficient to form a belief as to the truth of the allegations of paragraphs 3-6 of the Complaint, which are therefore deemed to be denied. GM specifically denies that it has mined, milled, installed or removed asbestos-containing materials and that any asbestos-containing product manufactured or supplied by GM, to which the plaintiffs were exposed, was dangerous or otherwise caused the plaintiffs' diseases.

COUNT I

AGAINST "SELLERS"

7-11. The allegations of paragraphs 7-11 of the Complaint are denied insofar as they pertain to General Motors. GM denies that it was negligent in any manner whatsoever, that any product manufactured or supplied by it to which the plaintiffs were exposed was unreasonably dangerous or that any such product played a causative role in the plaintiffs' diseases.

WHEREFORE, General Motors Corporation denies that it is liable in any manner whatsoever and demands judgment in its favor with costs sustained.

COUNT II

AGAINST "SELLERS"

12. General Motors incorporates by reference its response to paragraphs 1 through 11 of the Complaint as if more fully set forth at length herein.

13-15. The allegations of paragraphs 13-15 of the Complaint are denied insofar as they pertain to General Motors. GM denies that it is liable in any manner whatsoever, denies that any product manufactured or supplied by it to which the plaintiffs were exposed was in a defective condition and unreasonably dangerous, and that any such product played a causative role in the plaintiffs' diseases.

{D0055355-1}

WHEREFORE, General Motors Corporation denies that it is liable in any manner whatsoever and demands judgment in its favor with costs sustained.

COUNT III

AGAINST "SELLERS"

16. General Motors incorporates by reference its response to paragraphs 1 through 15 of the Complaint as if more fully set forth at length herein.

17-19. The allegations of paragraphs 17-19 of the Complaint are denied insofar as they pertain to General Motors. GM denies that it made any warranties of any kind and, to the extent that any warranties are implied by operation of law, then any such warranties were false and/or were breached.

WHEREFORE, General Motors Corporation denies that it is liable in any manner whatsoever and demands judgment in its favor with costs sustained.

COUNT IV

AGAINST "SELLERS"

20. General Motors incorporates by reference its response to paragraphs 1 through 19 of the Complaint as if more fully set forth at length herein.

21-24. The allegations of paragraphs 21-24 of the Complaint are denied insofar as they pertain to General Motors. GM denies that it engaged in any of the conduct set forth in these paragraphs and further denies that any product manufactured or supplied by it to which the plaintiffs were exposed was unreasonably dangerous, in a defective condition, and otherwise caused or contributed to the plaintiffs' diseases. Insofar as the allegations of paragraphs 21-24 pertain to defendants other than this defendant, GM is without knowledge or information

sufficient to form a belief as to the truth of those allegations, which are therefore deemed to be denied.

WHEREFORE, General Motors Corporation denies that it is liable in any manner whatsoever and demands judgment in its favor with costs sustained.

COUNT V

AGAINST METROPOLITAN LIFE

25. General Motors incorporates by reference its response to paragraphs 1 through 24 of the Complaint as if the same were set forth at length herein.

26-29. The allegations of paragraphs 26-29 of the Complaint are directed towards defendants other than this defendant and, accordingly, no response is necessary.

WHEREFORE, General Motors Corporation denies that it is liable in any manner whatsoever and demands judgment in its favor with costs sustained.

COUNT VI

AGAINST METROPOLITAN LIFE

30. General Motors incorporates by reference its response to paragraphs 1 through 29 of the Complaint as if the same were set forth at length herein.

31-36. The allegations of paragraphs 31-36 of the Complaint are directed towards defendants other than this defendant and, accordingly, no response is necessary.

WHEREFORE, General Motors Corporation denies that it is liable in any manner whatsoever and demands judgment in its favor with costs sustained.

COUNT VII

AIDING AND ABETTING AGAINST METROPOLITAN LIFE

37. General Motors incorporates by reference its response to paragraphs 1 through 36 of the Complaint as if the same were set forth at length herein.

38-42. The allegations of paragraphs 38-42 of the Complaint are directed towards defendants other than this defendant and, accordingly, no response is necessary.

WHEREFORE, General Motors Corporation denies that it is liable in any manner whatsoever and demands judgment in its favor with costs sustained.

COUNT VIII

MISREPRESENTATION AGAINST METROPOLITAN LIFE INSURANCE COMPANY

43. General Motors incorporates by reference its response to paragraphs 1 through 42 of the Complaint as if the same were set forth at length herein.

44-46. The allegations of paragraphs 44-46 of the Complaint are directed towards defendants other than this defendant and, accordingly, no response is necessary.

WHEREFORE, General Motors Corporation denies that it is liable in any manner whatsoever and demands judgment in its favor with costs sustained.

COUNT IX

CONSPIRACY COUNT AGAINST UNIROYAL INC.

47. General Motors incorporates by reference its response to paragraphs 1 through 46 of the Complaint as if the same were set forth at length herein.

48-52. The allegations of paragraphs 48-52 of the Complaint are directed towards defendants other than this defendant and, accordingly, no response is necessary.

{D0055355.1}

WHEREFORE, General Motors Corporation denies that it is liable in any manner whatsoever and demands judgment in its favor with costs sustained.

COUNT X

PUNITIVE DAMAGES AS TO ALL DEFENDANTS

53. General Motors incorporates by reference its response to paragraphs 1 through 52 of the Complaint as if the same were set forth at length herein.

54-55. The allegations of paragraphs 54-55 of the Complaint are denied insofar as they pertain to General Motors. Insofar as the allegations of paragraphs 54-55 are directed towards defendants other than this defendant, GM is without knowledge or information sufficient to form a belief as to the truth of those allegations, which are therefore deemed to be denied.

WHEREFORE, General Motors Corporation denies that it is liable in any manner whatsoever and demands judgment in its favor with costs sustained.

COUNT XI

WRONGFUL DEATH

56. General Motors incorporates by reference its response to paragraphs 1 through 55 of the Complaint as if the same were set forth at length herein.

57-58. The allegations of paragraphs 57-58 are denied as stated insofar as they pertain to General Motors. GM denies that it is liable for any reason whatsoever for the reasons set forth in its response to the foregoing paragraphs of plaintiffs' Complaint.

WHEREFORE, General Motors Corporation denies that it is liable in any manner whatsoever and demands judgment in its favor with costs sustained.

{D0055355-1}

COUNT XII

LOSS OF CONSORTIUM

59. General Motors incorporates by reference its response to paragraphs 1 through 58 of the Complaint as if the same were set forth at length herein.

60-63. The allegations of paragraphs 60-63 of the Complaint are denied insofar as they pertain to General Motors. GM denies that it is liable for any reason whatsoever for the reasons set forth in its response to the foregoing paragraphs of plaintiffs' Complaint.

WHEREFORE, General Motors Corporation denies that it is liable in any manner whatsoever and demands judgment in its favor with costs sustained.

COUNT XIII

MEDICAL MONITORING

64. General Motors incorporates by reference its response to paragraphs 1 through 63 of the Complaint as if the same were set forth at length herein.

65-67. The allegations of paragraphs 65-67 are denied insofar as they pertain to this defendant for the reasons set forth earlier in this Answer.

WHEREFORE, General Motors Corporation denies that it is liable in any manner whatsoever and demands judgment in its favor with costs sustained.

SECOND DEFENSE

The right of action, if any, as set forth by the plaintiffs in the Complaint is barred by the applicable Statute of Limitations or Statute of Repose.

THIRD DEFENSE

Plaintiffs fail to state a cause of action against General Motors upon which relief can be granted.

FOURTH DEFENSE

If the plaintiffs sustained any injuries or damages as alleged in the Complaint, all of which General Motors specifically denies, then such injuries and damages were caused or contributed to by reasons of the negligence of plaintiffs or other persons, corporations, or entities who may or may not be parties to this litigation.

FIFTH DEFENSE

Plaintiffs have failed to join indispensable parties needed to provide just adjudication of this matter and complete relief.

SIXTH DEFENSE

Plaintiffs had knowledge of and assumed the risk with regard to the injuries and damages alleged in the Complaint, and the injuries and damages alleged to have been sustained by said plaintiffs were caused by and arose out of such risks.

SEVENTH DEFENSE

Plaintiffs were guilty of negligence equal to or greater than the combined negligence, if any, alleged against the defendants, including General Motors, which negligence of said plaintiffs proximately caused or contributed to the alleged injuries and damages about which plaintiffs complain.

EIGHTH DEFENSE

General Motors denies that there existed any warranties, express or implied between it and the plaintiffs at the times and places set forth in the Complaint.

NINTH DEFENSE

General Motors has breached no warranties, express or implied, which may have existed between it and the plaintiffs at the times and places set forth in the Complaint.

TENTH DEFENSE

Any claims of the plaintiffs are barred by the intervening and superseding activity of third parties over which General Motors has no control.

ELEVENTH DEFENSE

Since plaintiffs did not allege that products containing asbestos manufactured and/or supplied by General Motors allegedly caused the injuries and damages of which said plaintiffs complain, the Complaint fails to state a cause of action upon which relief can be granted and, should said relief be granted, it would contravene GM's constitutional rights to substantive and procedural due process of law and equal protection of law as preserved by the Fourteenth Amendment of the United States Constitution and by the applicable provisions of the Constitution of West Virginia and further would contravene GM's constitutional rights to protection against the taking of property without just compensation as preserved by such constitutional provisions.

TWELFTH DEFENSE

General Motors retains its rights to seek contribution and/or indemnification against any and all manufacturers of asbestos-containing materials and/or suppliers of asbestos and asbestos-

{10055355.1}

containing materials who have filed petitions in various bankruptcy courts and consequently are not presently within the jurisdiction of this Court, including but not limited to Johns-Manville Sales Corporation, Unarco, 48 Insulations, Amatex Corporation, Nicolet, Raymark, Celotex, Carey Canada, National Gypsum, Eagle Picher Industries, etc.

THIRTEENTH DEFENSE

There is no privity between the plaintiffs and General Motors and such lack of privity bars this action.

FOURTEENTH DEFENSE

At all times relevant hereto, plaintiffs were working and/or were employed under the provisions of the applicable Workers' Compensation Act and statutes and such remedies under those Acts and Statutes are exclusive and, therefore, bar this action.

FIFTEENTH DEFENSE

Any alleged injuries and damages for which the plaintiffs complain were sustained as a direct and proximate result of the negligence of plaintiffs' fellow servants engaged in the course of common employment with plaintiffs and such negligence by fellow servants bars this cause of action.

SIXTEENTH DEFENSE

General Motors asserts that the sale of products containing asbestos, if any, made by GM were made to sophisticated users of said products, and, as such, such sales to sophisticated user(s) of the products bars any claim of liability against GM.

SEVENTEENTH DEFENSE

General Motors asserts that the Court lacks personal jurisdiction over the person and subject matter of GM, lacks venue over GM, and lacks proper process and/or sufficiency of service of process over the defendant, GM.

EIGHTEENTH DEFENSE

General Motors adopts and incorporates herein by reference all of the affirmative defenses invoked by any and all other defendants not specifically enumerated herein and further reserves its rights to assert any and all applicable affirmative defenses as may be appropriate under the facts and circumstances of this case.

NINETEENTH DEFENSE

Plaintiffs have no cause of action for alleged exemplary or punitive damages since the same is an inappropriate remedy under the facts and circumstances of this case and plaintiffs' cause of action, if any, for exemplary or punitive damages fails for lack of sufficient allegations, in particularity, and with specificity.

TWENTIETH DEFENSE

If plaintiffs sustained any injuries or damages as alleged in the Complaint, all of which General Motors specifically denies, then such injuries and damages were caused or contributed to be reasons of the negligence of said plaintiffs, by reason of, but not limited to, said plaintiffs' failure to wear a respirator, engage in safe work practices or to adequately protect themselves from risk of harm.

TWENTY-FIRST DEFENSE

Plaintiffs' claim for punitive damages is a violation of the due process of law clause of the Fourteenth Amendment of the United States Constitution, is a violation of the Eighth Amendment prohibition of ex post facto laws and laws impairing the obligations of contracts contained in Section 10, Paragraph 1, of Article I of the United States Constitution and is a violation of Article 3, Section 10 of the West Virginia Constitution.

TWENTY-SECOND DEFENSE

General Motors denies any liability whatsoever to the plaintiffs. However, if GM is held to answer under the allegations set forth against it, then all other defendants are jointly and severally liable with GM. Accordingly, GM is entitled to contribution from said defendants for any amount that GM may be required to pay and is entitled to have the relative degrees of fault determined. Furthermore, GM is entitled to indemnification from all other defendants for any other amount that GM may be required to pay arising out of the above-captioned matter.

TWENTY-THIRD DEFENSE

The products that contained asbestos, if any, provided to plaintiffs' employer(s) met with all requirements, standards and specifications of their employers and of governmental agencies and any regulations promulgated by such entities.

TWENTY-FOURTH DEFENSE

The alleged injuries and damages of which the plaintiffs complain were caused by unauthorized, unattended, or improper use of the products complained of, and as a result of failure to exercise reasonable and ordinary care, caution and vigilance, for which General Motors is not liable or not responsible.

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TWENTY-FIFTH DEFENSE

If it is determined that any products of General Motors were substantially and materially changed in condition, misused or abused, were used in any unintentional or unforeseeable manner, the claims against GM are barred.

TWENTY-SIXTH DEFENSE

If it is determined that plaintiffs used products manufactured by General Motors in accordance with the designs and specifications of the United States of America or the State of West Virginia, the claims against GM are barred.

TWENTY-SEVENTH DEFENSE

If it is determined that plaintiffs were exposed to any alleged General Motors products, which products or components of those products were acquired from or sold by or used on behalf of the United States of America or the State of West Virginia then GM is entitled to any sovereign or governmental immunity available to the United States or the State of West Virginia.

TWENTY-EIGHTH DEFENSE

At all times material to plaintiffs' claims, the state of medical and scientific knowledge accorded General Motors neither knowledge nor reason to know of a foreseeable risk of harm to plaintiffs.

TWENTY-NINTH DEFENSE

The exposure of plaintiffs to any products of General Motors was so minimal as to be insufficient to establish a reasonable degree of probable certainty that a product of GM caused the injuries claimed.

THIRTIETH DEFENSE

The products that contained asbestos that were manufactured, supplied, produced or otherwise placed in the stream of commerce by this defendant were made so that the asbestos fibers were encapsulated in other material which would prevent the release of such fibers upon the use of said product.

THIRTY-FIRST DEFENSE

General Motors alleges that the plaintiffs have failed to notify GM of any alleged defects within a reasonable time after the plaintiffs knew or should have known of the alleged defects in said products, which defects GM denies, and therefore, plaintiffs are barred from recovery.

THIRTY-SECOND DEFENSE

The imposition of punitive damages in this action violates General Motors' constitutional right of due process under the West Virginia and United States Constitutions because it creates an unnecessary and undue risk of an improper verdict on the issue of liability, on the measure of compensatory damages, on the issue of whether to award punitive damages and on the measure of punitive damages.

THIRTY-THIRD DEFENSE

General Motors asserts that any awards of punitive damages would violate the United States Constitution in that:

- (a) Any instruction defining conduct warranting punitive damages is vague and violates the Fifth and Fourteenth Amendments to the United States Constitution;
- (b) An allowance of punitive damages in this case would violate the Commerce Clause, Article One, Section 8, United States Constitution; and

{D0055335.1}

- (c) An allowance of punitive damages in this case would expose General Motors to multiple awards of punitive damages and thereby subject it to double jeopardy for the same alleged acts.

Respectfully submitted,

DAVIES, McFARLAND & CARROLL, P.C.

BY 

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the within ANSWER AND AFFIRMATIVE DEFENSES OF GENERAL MOTORS CORPORATION was served by First Class, U.S. Mail, postage prepaid, this 19 day of May, 2000, upon the following:

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BY 

Eric K. Falk, Esquire

EXHIBITS TOO VOLUMINOUS TO SCAN
SEE CIVIL ACTION NO. 2:01-1055 AND DOCUMENT NO. 1
FOR MOTION TO TRANSFER
RELATED CLAIMS AND CAUSES OF ACTION
AND MEMORANDUM IN SUPPORT